

Superior Court of the District of Columbia

Filed
D.C. Superior Court
04/08/2020 10:10AM
Clerk of the Court

CIVIL DIVISION- CIVIL ACTIONS BRANCH

INFORMATION SHEET

PROPER VENTURES, LLC dba PROPER
TWENTY-ONE _____

Case Number: _____

vs

Date: April 8, 2020

SENECA INSURANCE COMPANY, INC., et al.

One of the defendants is being sued
in their official capacity.

Name: <i>(Please Print)</i> Scott H. Rome	Relationship to Lawsuit <input type="checkbox"/> Attorney for Plaintiff <input type="checkbox"/> Self (Pro Se) <input type="checkbox"/> Other: _____
Firm Name: The Veritas Law Firm	
Telephone No.: 202-686-7600	Six digit Unified Bar No.: 476677

TYPE OF CASE: Non-Jury 6 Person Jury 12 Person Jury
 Demand: \$ Full insurance coverage available Other: _____

PENDING CASE(S) RELATED TO THE ACTION BEING FILED

Case No.: _____ Judge: _____ Calendar #: _____

Case No.: _____ Judge: _____ Calendar#: _____

NATURE OF SUIT: <i>(Check One Box Only)</i>		
A. CONTRACTS <input checked="" type="checkbox"/> 01 Breach of Contract <input type="checkbox"/> 02 Breach of Warranty <input type="checkbox"/> 06 Negotiable Instrument <input type="checkbox"/> 07 Personal Property <input type="checkbox"/> 13 Employment Discrimination <input type="checkbox"/> 15 Special Education Fees	COLLECTION CASES <input type="checkbox"/> 14 Under \$25,000 Pltf. Grants Consent <input type="checkbox"/> 17 OVER \$25,000 Pltf. Grants Consent <input type="checkbox"/> 27 Insurance/Subrogation <input type="checkbox"/> 07 Insurance/Subrogation <input type="checkbox"/> 28 Motion to Confirm Arbitration Award (Collection Cases Only)	<input type="checkbox"/> 16 Under \$25,000 Consent Denied <input type="checkbox"/> 18 OVER \$25,000 Consent Denied <input type="checkbox"/> 26 Insurance/Subrogation <input type="checkbox"/> 34 Insurance/Subrogation Over \$25,000 Pltf. Grants Consent Over \$25,000 Consent Denied Under \$25,000 Pltf. Grants Consent Under \$25,000 Consent Denied
B. PROPERTY TORTS <input type="checkbox"/> 01 Automobile <input type="checkbox"/> 03 Destruction of Private Property <input type="checkbox"/> 05 Trespass <input type="checkbox"/> 02 Conversion <input type="checkbox"/> 04 Property Damage <input type="checkbox"/> 07 Shoplifting, D.C. Code § 27-102 (a)		
C. PERSONAL TORTS <input type="checkbox"/> 01 Abuse of Process <input type="checkbox"/> 10 Invasion of Privacy <input type="checkbox"/> 17 Personal Injury- (Not Automobile, <input type="checkbox"/> 02 Alienation of Affection <input type="checkbox"/> 11 Libel and Slander Not Malpractice) <input type="checkbox"/> 03 Assault and Battery <input type="checkbox"/> 12 Malicious Interference <input type="checkbox"/> 18 Wrongful Death (Not Malpractice) <input type="checkbox"/> 04 Automobile- Personal Injury <input type="checkbox"/> 13 Malicious Prosecution <input type="checkbox"/> 19 Wrongful Eviction <input type="checkbox"/> 05 Deceit (Misrepresentation) <input type="checkbox"/> 14 Malpractice Legal <input type="checkbox"/> 20 Friendly Suit <input type="checkbox"/> 06 False Accusation <input type="checkbox"/> 15 Malpractice Medical (Including Wrongful Death) <input type="checkbox"/> 21 Asbestos <input type="checkbox"/> 07 False Arrest <input type="checkbox"/> 16 Negligence- (Not Automobile, <input type="checkbox"/> 08 Fraud Not Malpractice) <input type="checkbox"/> 22 Toxic/Mass Torts <input type="checkbox"/> <input type="checkbox"/> 23 Tobacco <input type="checkbox"/> <input type="checkbox"/> 24 Lead Paint		

SEE REVERSE SIDE AND CHECK HERE IF USED

Information Sheet, Continued

C. OTHERS

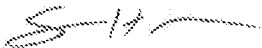
- | | |
|-------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------|
| <input type="checkbox"/> 01 Accounting | <input type="checkbox"/> 17 Merit Personnel Act (OEA) |
| <input type="checkbox"/> 02 Att. Before Judgment | (D.C. Code Title 1, Chapter 6) |
| <input type="checkbox"/> 05 Ejectment | <input type="checkbox"/> 18 Product Liability |
| <input type="checkbox"/> 09 Special Writ/Warrants
(DC Code § 11-941) | <input type="checkbox"/> 24 Application to Confirm, Modify,
Vacate Arbitration Award (DC Code § 16-4401) |
| <input type="checkbox"/> 10 Traffic Adjudication | <input type="checkbox"/> 29 Merit Personnel Act (OHR) |
| <input type="checkbox"/> 11 Writ of Replevin | <input type="checkbox"/> 31 Housing Code Regulations |
| <input type="checkbox"/> 12 Enforce Mechanics Lien | <input type="checkbox"/> 32 Qui Tam |
| <input type="checkbox"/> 16 Declaratory Judgment | <input type="checkbox"/> 33 Whistleblower |

II.

- | | | |
|----------------------------------------------------------------------------|-------------------------------------------------------------------------------------|----------------------------------------------------------------------|
| <input type="checkbox"/> 03 Change of Name | <input type="checkbox"/> 15 Libel of Information | <input type="checkbox"/> 21 Petition for Subpoena
[Rule 28-I (b)] |
| <input type="checkbox"/> 06 Foreign Judgment/Domestic | <input type="checkbox"/> 19 Enter Administrative Order as
Judgment [D.C. Code § | <input type="checkbox"/> 22 Release Mechanics Lien |
| <input type="checkbox"/> 08 Foreign Judgment/International | 2-1802.03 (h) or 32-151 9 (a)] | <input type="checkbox"/> 23 Rule 27(a)(1)
(Perpetuate Testimony) |
| <input type="checkbox"/> 13 Correction of Birth Certificate | <input type="checkbox"/> 20 Master Meter (D.C. Code § | <input type="checkbox"/> 24 Petition for Structured Settlement |
| <input type="checkbox"/> 14 Correction of Marriage
Certificate | 42-3301, et seq.) | <input type="checkbox"/> 25 Petition for Liquidation |
| <input type="checkbox"/> 26 Petition for Civil Asset Forfeiture (Vehicle) | | |
| <input type="checkbox"/> 27 Petition for Civil Asset Forfeiture (Currency) | | |
| <input type="checkbox"/> 28 Petition for Civil Asset Forfeiture (Other) | | |

D. REAL PROPERTY

- | | |
|----------------------------------------------------------------------|--------------------------------------------------------------------------|
| <input type="checkbox"/> 09 Real Property-Real Estate | <input type="checkbox"/> 08 Quiet Title |
| <input type="checkbox"/> 12 Specific Performance | <input type="checkbox"/> 25 Liens: Tax / Water Consent Granted |
| <input type="checkbox"/> 04 Condemnation (Eminent Domain) | <input type="checkbox"/> 30 Liens: Tax / Water Consent Denied |
| <input type="checkbox"/> 10 Mortgage Foreclosure/Judicial Sale | <input type="checkbox"/> 31 Tax Lien Bid Off Certificate Consent Granted |
| <input type="checkbox"/> 11 Petition for Civil Asset Forfeiture (RP) | |



Attorney's Signature

4/8/2020

Date

**SUPERIOR COURT OF THE DISTRICT OF COLUMBIA
CIVIL DIVISION**

PROPER VENTURES, LLC dba)
PROPER TWENTY-ONE)
c/o The Veritas Law Firm)
1225 19th Street, NW, Suite 320)
Washington, DC 20036)

Plaintiff,)

v.)

SENECA INSURANCE COMPANY, INC.)
Serve:)
Department of Consumer and Regulatory Affairs)
Business and Professional Licensing)
Administration)
Corporations Division)
1100 4th Street, SW)
4th Floor)
Washington, DC 20024)

and)

DISTRICT OF COLUMBIA)
[against which no monetary relief is sought])
Serve:)
Karl A. Racine, Esq.)
Attorney General of the District of Columbia)
Office of the Attorney General for the District)
of Columbia)
441 4th St NW, Suite 1100)
Washington, DC 20001)

Defendants.)

Civil Action No.

COMPLAINT

Plaintiff Proper Ventures, LLC d/b/a Proper Twenty-One (“Proper Twenty-One” or “Plaintiff”), by and through counsel, hereby brings this action against Defendant Seneca Insurance Company, Inc. (“Seneca” or “Defendant”) and in support thereof states as follows:

1. Proper Twenty-One has been forced to bring this lawsuit to obtain insurance coverage wrongfully denied by Seneca at the time when Proper Twenty-One is at its most vulnerable and in need of such coverage to survive its loss of business income following the honorable Mayor’s March 16, 2020 order prohibiting restaurants to provide table seating or service. Operating successfully since 2016, Proper Twenty-One provides its patrons bar and table seating in an elevated sports bar in downtown DC with over 5,000 square feet and with an occupancy of over 200. Proper Twenty-One’s staff included dozens of local chefs, cooks, bartenders, waiters and waitresses, and managers. However, due to the Order of the District of Columbia, it was forced to furlough its staff and close its doors to its customers. Proper Twenty-One immediately sought coverage for its loss of business income from Seneca, through a policy that provided coverage for the loss of business income, including the salaries and other expenses owed. Days after receipt of the claim, Seneca denied Proper Twenty-One’s claim, leaving it no choice but to turn to the local courts to obtain the coverage owed so that it can withstand the forced shutdown and open its doors again as a successful local business and employing many residents of the District.

JURISDICTION

2. This Court has personal jurisdiction over the Defendants pursuant to the provisions of D. C. Code § 11-921.

3. Venue is proper because this action involves an insurance policy issued to a District of Columbia policyholder operating a business in the District of Columbia and Orders issued by the District of Columbia.

PARTIES

4. Plaintiff Proper Twenty-One is a limited liability company formed under the laws of the District of Columbia with two individual members owning one hundred percent of the ownership that is authorized to do business and was doing business in the District of Columbia.

5. Defendant Seneca Insurance Company is a corporation providing insurance with a principle place of business in New York, New York.

6. The District of Columbia and issued Order 2020-0048 on March 16, 2020 and Order 2020-0053 on March 24, 2020. No monetary relief is sought against the District of Columbia.

FACTUAL BACKGROUND

7. Since the Fall of 2016, Proper Twenty-One has successfully operates a well-respected, upscale sports bar in the downtown area of Washington, DC with the address of 1319 F Street, NW, in Washington, DC, open seven days a week from 11 am to 11:30 pm, with the vast majority of all patrons utilizing and served at bar-side or table seating.

8. On or about March 23, 2019, Seneca entered into a contract of insurance with Proper Twenty-One, whereby Proper Twenty-One agreed to make payments to Seneca in exchange for Seneca's promise to indemnify Proper Twenty-One for losses including, but not limited to, business income loss at Proper Twenty-One's business premises.

9. On March 23, 2019, Seneca Insurance issued Proper Twenty-One an insurance policy with a policy number of SCC 2108397 and a policy period of March 23, 2019 through March 23, 2020 (the “Policy”).

10. Proper Twenty-One faithfully paid Seneca Insurance premiums for the Policy.

11. The Policy’s Declarations identifies that Proper Twenty-One operates a restaurant/bar with the address of 1319 F Street, NW, in Washington, DC, which is referenced as the premises and so described.

12. Seneca Insurance is subsidiary of Crum and Forster Holdings Corp., which, upon information and belief, had a net income of approximately \$167,100,000.00 in 2019.

13. The Policy’s Declarations provides a \$420,000.00 limit of Business Income other than Rental Value limits, noting that such coverage is set forth in a Special Form Including Theft.

14. The Policy contains form CP 00 30 10 12, which is titled “Business Income (and Extra Expense) Coverage Form.”

15. The Business Income (and Extra Expense) Coverage Form defines “Business Income”: “Business Income means the: a. Net Income (Net Profit or Loss before income taxes) that would have been earned or incurred; and b. Continuing normal operating expenses incurred, including payroll.”

16. The Policy provides the following grant of coverage: “We will pay for the actual loss of Business Income you sustain due to the necessary “suspension” of your “operations” during the “period of restoration.” The “suspension” must be caused by direct physical loss of or damage to property at premises which are described in the Declarations and for which a Business

Income Limit Of Insurance is shown in the Declarations. The loss or damage must be caused by or result from a Covered Cause of Loss.”

17. The policy defines the term “operations” as: “Operations means your business activities occurring at the described premises and the tenantability of the described premises.”

18. The policy defines the term “suspension” as a full or partial shut-down: “a. The partial or complete cessation of your business activities; or b. That a part or all of the described premises is rendered untenable.”

19. The Policy defines the term “Covered Cause of Loss”: “When Special is shown in the Declarations, Covered Causes of Loss means direct physical loss unless the loss is excluded or limited in this policy.”

20. The Declarations reference “Special” for Business Income Coverage.

21. The Policy states that the referenced “period of restoration” means the period of time that: “Begins: (1) 72 hours after the time of direct physical loss or damage for Business Income Coverage; or (2) Immediately after the time of direct physical loss or damage for Extra Expense Coverage; caused by or resulting from any Covered Cause of Loss at the described premises.”

22. The Business Income (and Extra Expense) Coverage Form also provides the following additional coverage under the section “Civil Authority” that provides: “When a Covered Cause of Loss causes damage to property other than property at the described premises, we will pay for the actual loss of Business Income you sustain and necessary Extra Expense caused by action of civil authority that prohibits access to the described premises, provided that both of the following apply: (1) Access to the area immediately surrounding the damaged property is prohibited by civil authority as a result of the damage, and the described premises are

within that area but are not more than one mile from the damaged property; and (2) The action of civil authority is taken in response to dangerous physical conditions resulting from the damage or continuation of the Covered Cause of Loss that caused the damage, or the action is taken to enable a civil authority to have unimpeded access to the damaged property.”

23. The Policy states that, “Civil Authority Coverage for Business Income will begin 72 hours after the time of the first action of civil authority that prohibits access to the described premises and will apply for a period of up to four consecutive weeks from the date on which such coverage began.”

24. The Policy states that, “Civil Authority Coverage for Extra Expense will begin immediately after the time of the first action of civil authority that prohibits access to the described premises and will end: (1) Four consecutive weeks after the date of that action; or (2) When your Civil Authority Coverage for Business Income ends; whichever is later.”

25. The Policy contains Form CP 01 78 08 08, Exclusion of Loss Due to Virus or Bacteria. The exclusion provides, “We will not pay for loss or damage caused by or resulting from any virus, bacterium or other microorganism that induces or is capable of inducing physical distress, illness or disease.”

26. On March 16, 2020, the District of Columbia, through the Office of the Mayor, issued Order 2020-048 that specifically prohibited table seating at any restaurant or tavern in the District of Columbia beginning at 10:00 pm that night.

27. The Order stated that a violation of the Order would result in criminal, civil and administrative penalties.

28. Since March 16, 2020, the District of Columbia, through the Office of Mayor, has issued additional Orders, including Order 2020-0053, prohibiting table seating or dine-in service

at any restaurant or tavern at least until April 24, 2020 and has prohibited any gathering of ten or more persons anywhere, including in a restaurant or tavern.

29. On March 17, 2020 and as a direct and proximate result of the Mayor's March 16, 2020 Order, Proper Twenty-One ceased all operations at the business premises as its patrons could no longer access table or bar seating inside its business premises.

30. As a further direct and proximate result of the Order, Proper Twenty-One effectively furloughed all of its non-manager employees.

31. On March 19, 2020, Proper Twenty-One provided to Seneca notice of a claim under the Policy for coverage for business income.

32. Proper Twenty-One satisfied all conditions precedent to recovering for its loss under the terms and conditions of the Policy.

33. On April 2, 2020, Seneca denied Proper Twenty-One's claim.

34. Seneca denied coverage on three grounds: (a) it alleged that no business income or extra expense coverage was available because no direct physical loss of occurred; (b) it alleged no coverage under the additional coverage for Civil Authority was available because access to the business was not was prevented due to any nearby property damage, and (c) it alleged Proper Twenty-One's claim for coverage was excluded under the Exclusion of Loss Due to Virus or Bacteria because its claim "entirely arises out of such a virus."

35. Seneca's denial is contradicted by the terms and conditions of the Policy and applicable law.

36. Seneca's denial of coverage breached its obligation and responsibility to provide coverage available through the Policy to Proper Twenty-One due to its covered loss of business

income because its premises are unusable and uninhabitable and have lost all function, which constituted a direct physical loss under the Policy.

37. As a result of Seneca's denial of coverage and breach of the insurance policy it issued, Proper Twenty-One has suffered and will continue to suffer damages.

38. A declaratory judgment determining that the coverage provided under the Policy and order that coverage is owed will prevent Proper Twenty-One being wrongfully left without vital coverage acquired to ensure the survival of its businesses due to the shutdown caused by the Mayor's Order. As a result of the Order, Proper Twenty-One has incurred, and continues to incur, a substantial loss of business income and additional expenses covered under the policy.

COUNT I: DECLARATORY RELIEF

(against Seneca and District of Columbia)

39. Proper Twenty-One realleges and incorporates by reference all preceding paragraphs of its Complaint as if fully set forth herein.

40. On March 23, 2019, Seneca Insurance issued Proper Twenty-One an insurance the Policy, for which Proper Twenty-One paid premiums.

41. The Policy was a binding contract between Seneca and Proper Twenty-One that afforded Proper Twenty-One insurance under the terms and conditions of the Policy.

42. On March 16, 2020, the District of Columbia, through the Office of the Mayor, issued Order 2020-048 that prohibited table seating at any restaurant or tavern in the District of Columbia beginning at 10:00 pm that night and that prohibition has continued in effect through the date of the filing of this Complaint and has issued an additional order that prohibited any gathering of ten or more persons through Order 2020-0053.

43. On March 16, 2020 and continuing until and through the date of the filing of this Complaint, Proper Twenty-One has suffered the loss of Business Income covered under the Policy due to the ceasing and suspension of its operations caused by a “direct physical loss of” the business premises due to the Mayor’s March 16, 2020 Order.

44. The Policy’s coverage for Business Income does not require damage to property at premises.

45. Proper Twenty-One’s business premises are unusable and uninhabitable by employees and customers and have lost all function to operate as a sit down restaurant and sports bar as well as having been prohibited.

46. Proper Twenty-One’s loss of Business Income is not otherwise excluded under the Policy.

47. The Policy states that, “Civil Authority Coverage for Business Income will begin 72 hours after the time of the first action of civil authority that prohibits access to the described premises and will apply for a period of up to four consecutive weeks from the date on which such coverage began.”

48. Coverage under the Policy was further available under the Policy’s additional coverage for Civil Authority.

49. Seneca denied that any coverage is available under the Policy for Proper Twenty-One’s loss.

50. An actual cause and controversy exist that is ripe for declaratory judgment.

51. The facts as alleged, under all the circumstances, show that there is a substantial controversy, between parties having adverse legal interest, of sufficient immediacy

and reality to warrant the issuance of a declaratory judgment, which will terminate an actual case and controversy.

52. No monetary relief is sought from the District of Columbia.

WHEREFORE, Proper Twenty-One respectfully requests that this Court declare (a) that the District of Columbia's March 16, 2020 Order prohibited Proper Twenty-One from providing bar or table service at its business premises and prohibited it from permitting any patrons to utilize such seating as well as and through Order 2020-0053 has prohibited any gathering of ten or more persons at Proper Twenty-One and (b) that Proper Twenty-One's loss of Business Income is covered under the Policy, and such other relief as the Court deems just and proper.

COUNT II: BREACH OF CONTRACT

(against Seneca)

53. Proper Twenty-One realleges and incorporates by reference all preceding paragraphs of its Complaint as if fully set forth herein.

54. On March 23, 2019, Seneca Insurance issued Proper Twenty-One the Policy, for which Proper Twenty-One paid premiums.

55. The Policy was a binding contract between Seneca and Proper Twenty-One that afforded Proper Twenty-One insurance under the terms and conditions of the Policy.

56. On March 16, 2020, the Mayor's Office in the District of Columbia issued Order 2020-048 that prohibited table seating at any restaurant or tavern in the District of Columbia beginning at 10:00 pm that night and that prohibition has continued in effect through the date of the filing of this Complaint and has issued an additional order that prohibited any gathering of ten or more persons.

57. On March 16, 2020 and continuing until and through the date of the filing of this Complaint, Proper Twenty-One has suffered the loss of Business Income and incurred Extra Expense covered under the Policy due to the ceasing and suspension of its operations caused by a “direct physical loss of” the business premises due to the Mayor’s March 16, 2020 Order.

58. The Policy’s coverage for Business Income does not require damage to property at premises.

59. Proper Twenty-One’s loss of Business Income is not otherwise excluded under the Policy.

60. Specifically, Twenty-One’s loss of Business Income was not “caused by or resulting from” a virus as its loss occurred as a result of the Mayor’s Order.

61. The Policy states that, “Civil Authority Coverage for Business Income will begin 72 hours after the time of the first action of civil authority that prohibits access to the described premises and will apply for a period of up to four consecutive weeks from the date on which such coverage began.”

62. Coverage under the Policy was further available under the Policy’s additional coverage for Civil Authority.

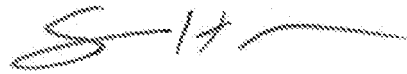
63. Seneca breached the Policy by denying coverage to Proper Twenty-One.

64. As a result of Seneca’s breach of the Policy, Proper Twenty-One suffered damage.

WHEREFORE, Proper Twenty-One respectfully requests that this Court declare that Proper Twenty-One’s loss is covered under the Policy and enter a judgment in its favor and against Seneca for the full amount owed under the Policy for its loss, together with attorneys’

fees, prejudgment and post-judgment interest thereon, and such other relief as the Court deems just and proper.

Respectfully submitted,



Andrew Kline, Esq. [358547]
Scott H. Rome, Esq [476677]
Christopher L. LaFon, Esq. [483740]
Anna R. Margolis, Esq. [1043917]
The Veritas Law Firm
1225 19th Street, NW, Suite 320
Washington, DC 20036
Phone: (202) 686-7600
Counsel for Proper Twenty-One



Superior Court of the District of Columbia
 CIVIL DIVISION
 Civil Actions Branch
 500 Indiana Avenue, N.W., Suite 5000 Washington, D.C. 20001
 Telephone: (202) 879-1133 Website: www.dccourts.gov

PROPER VENTURES, LLC dba PROPERTY TWENTY-ONE

Plaintiff

vs.

Case Number _____

SENECA INSURANCE COMPANY, INC.

Defendant

SUMMONS

To the above named Defendant:

You are hereby summoned and required to serve an Answer to the attached Complaint, either personally or through an attorney, within twenty one (21) days after service of this summons upon you, exclusive of the day of service. If you are being sued as an officer or agency of the United States Government or the District of Columbia Government, you have sixty (60) days after service of this summons to serve your Answer. A copy of the Answer must be mailed to the attorney for the plaintiff who is suing you. The attorney's name and address appear below. If plaintiff has no attorney, a copy of the Answer must be mailed to the plaintiff at the address stated on this Summons.

You are also required to file the original Answer with the Court in Suite 5000 at 500 Indiana Avenue, N.W., between 8:30 a.m. and 5:00 p.m., Mondays through Fridays or between 9:00 a.m. and 12:00 noon on Saturdays. You may file the original Answer with the Court either before you serve a copy of the Answer on the plaintiff or within seven (7) days after you have served the plaintiff. If you fail to file an Answer, judgment by default may be entered against you for the relief demanded in the complaint.

Scott H. Rome – 474477

Clerk of the Court

Name of Plaintiff's Attorney

1225 19th Street NW, Suite 320

By _____

Address

Deputy Clerk

Washington, DC 20036

202-686-7600

Date _____

Telephone

如需翻译,请打电话 (202) 879-4828

Veuillez appeler au (202) 879-4828 pour une traduction

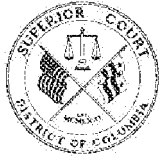
Để có một bản dịch, hãy gọi (202) 879-4828

법원을 원하 시면, (202) 879-4828로 전화주세요. የአግባብ ትርጉም ለማግኘት (202) 879-4828 ይደውሉ

IMPORTANT: IF YOU FAIL TO FILE AN ANSWER WITHIN THE TIME STATED ABOVE, OR IF, AFTER YOU ANSWER, YOU FAIL TO APPEAR AT ANY TIME THE COURT NOTIFIES YOU TO DO SO, A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE MONEY DAMAGES OR OTHER RELIEF DEMANDED IN THE COMPLAINT. IF THIS OCCURS, YOUR WAGES MAY BE ATTACHED OR WITHHELD OR PERSONAL PROPERTY OR REAL ESTATE YOU OWN MAY BE TAKEN AND SOLD TO PAY THE JUDGMENT. IF YOU INTEND TO OPPOSE THIS ACTION, DO NOT FAIL TO ANSWER WITHIN THE REQUIRED TIME.

If you wish to talk to a lawyer and feel that you cannot afford to pay a fee to a lawyer, promptly contact one of the offices of the Legal Aid Society (202-628-1161) or the Neighborhood Legal Services (202-279-5100) for help or come to Suite 5000 at 500 Indiana Avenue, N.W., for more information concerning places where you may ask for such help.

See reverse side for Spanish translation
 Vea al dorso la traducción al español



**TRIBUNAL SUPERIOR DEL DISTRITO DE COLUMBIA
DIVISIÓN CIVIL**

Sección de Acciones Civiles

500 Indiana Avenue, N.W., Suite 5000, Washington, D.C. 20001

Teléfono: (202) 879-1133 Sitio web: www.dccourts.gov

_____ Demandante
contra

Número de Caso: _____

_____ Demandado

CITATORIO

Al susodicho Demandado:

Por la presente se le cita a comparecer y se le requiere entregar una Contestación a la Demanda adjunta, sea en persona o por medio de un abogado, en el plazo de veintiún (21) días contados después que usted haya recibido este citatorio, excluyendo el día mismo de la entrega del citatorio. Si usted está siendo demandado en calidad de oficial o agente del Gobierno de los Estados Unidos de Norteamérica o del Gobierno del Distrito de Columbia, tiene usted sesenta (60) días, contados después que usted haya recibido este citatorio, para entregar su Contestación. Tiene que enviarle por correo una copia de su Contestación al abogado de la parte demandante. El nombre y dirección del abogado aparecen al final de este documento. Si el demandado no tiene abogado, tiene que enviarle al demandante una copia de la Contestación por correo a la dirección que aparece en este Citatorio.

A usted también se le requiere presentar la Contestación original al Tribunal en la Oficina 5000, sito en 500 Indiana Avenue, N.W., entre las 8:30 a.m. y 5:00 p.m., de lunes a viernes o entre las 9:00 a.m. y las 12:00 del mediodía los sábados. Usted puede presentar la Contestación original ante el Juez ya sea antes que usted le entregue al demandante una copia de la Contestación o en el plazo de siete (7) días de haberle hecho la entrega al demandante. Si usted incumple con presentar una Contestación, podría dictarse un fallo en rebeldía contra usted para que se haga efectivo el desagravio que se busca en la demanda.

SECRETARIO DEL TRIBUNAL

Nombre del abogado del Demandante

Por: _____
Subsecretario

Dirección

Fecha _____

Teléfono

如需翻译, 请打电话 (202) 879-4828

Veuillez appeler au (202) 879-4828 pour une traduction

Đề có một bản dịch, hãy gọi (202) 879-4828

如需翻译, 请打电话 (202) 879-4828

የአገልግሎት ትርጉም ለማግኘት (202) 879-4828 ይደውሉ

IMPORTANTE: SI USTED INCUMPLE CON PRESENTAR UNA CONTESTACIÓN EN EL PLAZO ANTES MENCIONADO O, SI LUEGO DE CONTESTAR, USTED NO COMPARECE CUANDO LE AVISE EL JUZGADO, PODRÍA DICTARSE UN FALLO EN REBELDÍA CONTRA USTED PARA QUE SE LE COBRE LOS DAÑOS Y PERJUICIOS U OTRO DESAGRAVIO QUE SE BUSQUE EN LA DEMANDA. SI ESTO OCURRE, PODRÍA RETENÉRSELE SUS INGRESOS, O PODRÍA TOMÁRSELE SUS BIENES PERSONALES O BIENES RAÍCES Y SER VENDIDOS PARA PAGAR EL FALLO. SI USTED PRETENDE OPONERSE A ESTA ACCIÓN, NO DEJE DE CONTESTAR LA DEMANDA DENTRO DEL PLAZO EXIGIDO.

Si desea conversar con un abogado y le parece que no puede pagarle a uno, llame pronto a una de nuestras oficinas del Legal Aid Society (202-628-1161) o el Neighborhood Legal Services (202-279-5100) para pedir ayuda o venga a la Oficina 5000 del 500 Indiana Avenue, N.W., para informarse sobre otros lugares donde puede pedir ayuda al respecto.

Vea al dorso el original en inglés
See reverse side for English original



Superior Court of the District of Columbia
 CIVIL DIVISION
 Civil Actions Branch
 500 Indiana Avenue, N.W., Suite 5000 Washington, D.C. 20001
 Telephone: (202) 879-1133 Website: www.dccourts.gov

PROPER VENTURES, LLC dba PROPERTY TWENTY-ONE

Plaintiff

vs.

Case Number _____

DISTRICT OF COLUMBIA

Defendant

SUMMONS

To the above named Defendant:

You are hereby summoned and required to serve an Answer to the attached Complaint, either personally or through an attorney, within twenty one (21) days after service of this summons upon you, exclusive of the day of service. If you are being sued as an officer or agency of the United States Government or the District of Columbia Government, you have sixty (60) days after service of this summons to serve your Answer. A copy of the Answer must be mailed to the attorney for the plaintiff who is suing you. The attorney's name and address appear below. If plaintiff has no attorney, a copy of the Answer must be mailed to the plaintiff at the address stated on this Summons.

You are also required to file the original Answer with the Court in Suite 5000 at 500 Indiana Avenue, N.W., between 8:30 a.m. and 5:00 p.m., Mondays through Fridays or between 9:00 a.m. and 12:00 noon on Saturdays. You may file the original Answer with the Court either before you serve a copy of the Answer on the plaintiff or within seven (7) days after you have served the plaintiff. If you fail to file an Answer, judgment by default may be entered against you for the relief demanded in the complaint.

Scott H. Rome – 474477

Clerk of the Court

Name of Plaintiff's Attorney

1225 19th Street NW, Suite 320

By _____

Address

Deputy Clerk

Washington, DC 20036

202-686-7600

Date _____

Telephone

如需翻译, 请打电话 (202) 879-4828

Veuillez appeler au (202) 879-4828 pour une traduction

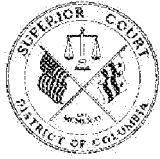
Để có một bản dịch, hãy gọi (202) 879-4828

법원을 원하 시면, (202) 879-4828 로 전화주세요. የአግባብ ትርጉም ለማግኘት (202) 879-4828 ይደውሉ

IMPORTANT: IF YOU FAIL TO FILE AN ANSWER WITHIN THE TIME STATED ABOVE, OR IF, AFTER YOU ANSWER, YOU FAIL TO APPEAR AT ANY TIME THE COURT NOTIFIES YOU TO DO SO, A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE MONEY DAMAGES OR OTHER RELIEF DEMANDED IN THE COMPLAINT. IF THIS OCCURS, YOUR WAGES MAY BE ATTACHED OR WITHHELD OR PERSONAL PROPERTY OR REAL ESTATE YOU OWN MAY BE TAKEN AND SOLD TO PAY THE JUDGMENT. IF YOU INTEND TO OPPOSE THIS ACTION, DO NOT FAIL TO ANSWER WITHIN THE REQUIRED TIME.

If you wish to talk to a lawyer and feel that you cannot afford to pay a fee to a lawyer, promptly contact one of the offices of the Legal Aid Society (202-628-1161) or the Neighborhood Legal Services (202-279-5100) for help or come to Suite 5000 at 500 Indiana Avenue, N.W., for more information concerning places where you may ask for such help.

See reverse side for Spanish translation
 Veá al dorso la traducción al español



**TRIBUNAL SUPERIOR DEL DISTRITO DE COLUMBIA
DIVISIÓN CIVIL**

Sección de Acciones Civiles
500 Indiana Avenue, N.W., Suite 5000, Washington, D.C. 20001
Teléfono: (202) 879-1133 Sitio web: www.dccourts.gov

_____ Demandante
contra _____

Número de Caso: _____

_____ Demandado

CITATORIO

Al susodicho Demandado:

Por la presente se le cita a comparecer y se le requiere entregar una Contestación a la Demanda adjunta, sea en persona o por medio de un abogado, en el plazo de veintiún (21) días contados después que usted haya recibido este citatorio, excluyendo el día mismo de la entrega del citatorio. Si usted está siendo demandado en calidad de oficial o agente del Gobierno de los Estados Unidos de Norteamérica o del Gobierno del Distrito de Columbia, tiene usted sesenta (60) días, contados después que usted haya recibido este citatorio, para entregar su Contestación. Tiene que enviarle por correo una copia de su Contestación al abogado de la parte demandante. El nombre y dirección del abogado aparecen al final de este documento. Si el demandado no tiene abogado, tiene que enviarle al demandante una copia de la Contestación por correo a la dirección que aparece en este Citatorio.

A usted también se le requiere presentar la Contestación original al Tribunal en la Oficina 5000, sito en 500 Indiana Avenue, N.W., entre las 8:30 a.m. y 5:00 p.m., de lunes a viernes o entre las 9:00 a.m. y las 12:00 del mediodía los sábados. Usted puede presentar la Contestación original ante el Juez ya sea antes que usted le entregue al demandante una copia de la Contestación o en el plazo de siete (7) días de haberle hecho la entrega al demandante. Si usted incumple con presentar una Contestación, podría dictarse un fallo en rebeldía contra usted para que se haga efectivo el desagravio que se busca en la demanda.

SECRETARIO DEL TRIBUNAL

Nombre del abogado del Demandante

Por: _____
Subsecretario

Dirección

Fecha _____

Teléfono

如需翻译, 请打电话 (202) 879-4828 Veuillez appeler au (202) 879-4828 pour une traduction Để có một bản dịch, hãy gọi (202) 879-4828
 如需翻译, 请拨打 (202) 879-4828 如需翻译, 请拨打 (202) 879-4828 የአገልግሎት ትርጉም ለማግኘት (202) 879-4828 ይደውሉ

IMPORTANTE: SI USTED INCUMPLE CON PRESENTAR UNA CONTESTACIÓN EN EL PLAZO ANTES MENCIONADO O, SI LUEGO DE CONTESTAR, USTED NO COMPARECE CUANDO LE AVISE EL JUZGADO, PODRÍA DICTARSE UN FALLO EN REBELDÍA CONTRA USTED PARA QUE SE LE COBRE LOS DAÑOS Y PERJUICIOS U OTRO DESAGRAVIO QUE SE BUSQUE EN LA DEMANDA. SI ESTO OCURRE, PODRÍA RETENÉRSELE SUS INGRESOS, O PODRÍA TOMÁRSELE SUS BIENES PERSONALES O BIENES RAÍCES Y SER VENDIDOS PARA PAGAR EL FALLO. SI USTED PRETENDE OPONERSE A ESTA ACCIÓN, NO DEJE DE CONTESTAR LA DEMANDA DENTRO DEL PLAZO EXIGIDO.

Si desea conversar con un abogado y le parece que no puede pagarle a uno, llame pronto a una de nuestras oficinas del Legal Aid Society (202-628-1161) o el Neighborhood Legal Services (202-279-5100) para pedir ayuda o venga a la Oficina 5000 del 500 Indiana Avenue, N.W., para informarse sobre otros lugares donde puede pedir ayuda al respecto.

Vea al dorso el original en inglés
See reverse side for English original