

# **EXHIBIT A**

Courtroom Number: 2601  
Location: District 1 Court  
IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
Cook County, IL COUNTY DEPARTMENT, CHANCERY DIVISION

FILED  
10/4/2019 2:53 PM  
DOROTHY BROWN  
CIRCUIT CLERK  
COOK COUNTY, IL  
2019CH11517

6842055

TIFFANIE SNIDER, individually and on behalf of all others similarly situated  
Plaintiff

v.

HEARTLAND BEEF, INC., an Indiana corporation  
Defendant

No. 2019CH11517

CHANCERY DIVISION CIVIL COVER SHEET  
GENERAL CHANCERY SECTION

A Chancery Division Civil Cover Sheet - General Chancery Section shall be filed with the initial complaint in all actions filed in the General Chancery Section of Chancery Division. The information contained herein is for administrative purposes only. Please check the box in front of the appropriate category which best characterizes your action being filed.

- 0005  Administrative Review
- 0001  Class Action
- 0002  Declaratory Judgment
- 0004  Injunction

- 0007  General Chancery
- 0010  Accounting
- 0011  Arbitration
- 0012  Certiorari
- 0013  Dissolution of Corporation
- 0014  Dissolution of Partnership
- 0015  Equitable Lien
- 0016  Interpleader
- 0017  Mandamus
- 0018  Ne Exeat

- 0019  Partition
- 0020  Quiet Title
- 0021  Quo Warranto
- 0022  Redemption Rights
- 0023  Reformation of a Contract
- 0024  Rescission of a Contract
- 0025  Specific Performance
- 0026  Trust Construction
- Other (specify) \_\_\_\_\_

By: Keller Lenkner LLC  
 Atty. No.: 63925  Pro se 99500  
 Name: J. Dominick Larry  
 Atty. for: Plaintiff  
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**Pro Se Only:**  I have read and agree to the terms of the **Clerk's Office Electronic Notice Policy** and choose to opt in to electronic notice from the **Clerk's Office** for this case at this Email address:  
 \_\_\_\_\_

FILED DATE: 10/4/2019 2:53 PM 2019CH11517

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*Attorneys for Plaintiff and the Putative Class*

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, CHANCERY DIVISION**

TIFFANIE SNIDER, individually and on behalf  
of all others similarly situated,

Plaintiff,

v.

HEARTLAND BEEF, INC., an Indiana  
corporation,

Defendant.

Case No. 2019CH11517

**CLASS ACTION COMPLAINT  
AND DEMAND FOR JURY TRIAL**

Plaintiff Tiffanie Snider (“Plaintiff”) brings this Class Action Complaint and Demand for Jury Trial (“Complaint”) against Defendant Heartland Beef, Inc. (“Heartland Beef”) for violating the Illinois Biometric Information Privacy Act, 740 ILCS 14/1 *et seq* (“BIPA”). Plaintiff alleges the following upon personal knowledge as to Plaintiff’s own acts and experiences and, as to all other matters, upon information and belief, including investigation conducted by Plaintiff’s attorneys:

### NATURE OF THE ACTION

1. Defendant Heartland Beef is an Arby's restaurant franchisee with more than 20 locations located throughout the Midwest, seven of which are in Illinois.

2. Since 2008, it has been illegal in Illinois to collect an individual's biometric information or identifiers—such as a fingerprint, voiceprint, or faceprint—without the individual's informed, written consent. 740 ILCS 14/15(b).

3. Despite the substantial privacy risks created by the collection and storage of biometric data, and the decade-old prohibition on collecting and retaining biometric data in Illinois without informed consent, Heartland Beef uses a biometric time-tracking system that requires employees to use fingerprint scans as a means of authentication each time they start or stop working. When Heartland Beef's Illinois employees begin their employment, Heartland Beef requires them to scan their fingerprints into an employee database.

4. These scans are not limited to clocking in and out of work; Heartland Beef also subjects employees to a fingerprint scan each time an employee cashes a customer out at a register or any time a manager needs to provide a refund.

5. Indeed, any time an employee accesses a register, he or she is required to submit to a fingerprint scan.

6. Heartland Beef's scanning and retention of employees' fingerprints without informed consent is clearly unlawful in Illinois.

7. Plaintiff brings this Complaint seeking an order (i) declaring that Heartland Beef's conduct violates BIPA, (ii) requiring that Heartland Beef cease the unlawful activities described herein and destroy the biometric data it unlawfully collected, and (iii) awarding Plaintiff and the

Class statutory damages of \$1,000 for each negligent violation of BIPA and \$5,000 for each violation found to be willful or reckless, plus their attorneys' fees and costs.

### **PARTIES**

8. Plaintiff Tiffanie Snider is a natural person and a citizen of the State of Illinois residing in McDonough County.

9. Defendant Heartland Beef is a corporation existing under the laws of the State of Indiana, with its headquarters and principal place of business located in Bloomington, Indiana. Heartland Beef conducts business throughout the State of Illinois.

### **JURISDICTION AND VENUE**

10. This Court has personal jurisdiction over Heartland Beef because it is registered to conduct and does conduct substantial business in Illinois, and this lawsuit arises out of acts and omissions which occurred in Illinois.

11. Venue is proper in Cook County because Heartland Beef conducts business in Illinois, Plaintiff's cause of action arises in substantial part from conduct that took place in Illinois, and no defendant is a resident of Illinois. 735 ILCS 5/2-101.

### **COMMON FACTUAL ALLEGATIONS**

#### ***The Biometric Information Privacy Act***

12. Enacted in 2008, the Biometric Information Privacy Act regulates two types of biometric data. First, BIPA regulates any "biometric identifier," which means "a retina or iris scan, fingerprint, voiceprint, or scan of hand or face geometry," and specifically excludes a lengthy list of specific identifiers. 740 ILCS 14/10. Second, it regulates any "biometric information," which "means any information, regardless of how it is captured, converted, stored, or shared, based on an individual's biometric identifier used to identify an individual." *Id.* Biometric information

“does not include information derived from items or procedures excluded under the definition of biometric identifiers.” *Id.*

13. BIPA regulates the entire life cycle of biometric data, from capture and collection to use and disclosure.

14. As to the origination of biometric data, BIPA provides that “[n]o private entity may collect, capture, purchase, receive through trade, or otherwise obtain a person’s or a customer’s biometric identifier or biometric information, unless it first: (1) informs the subject or the subject’s legally authorized representative in writing that a biometric identifier or biometric information is being collected or stored; (2) informs the subject or the subject’s legally authorized representative in writing of the specific purpose and length of term for which a biometric identifier or biometric information is being collected, stored, and used; and (3) receives a written release executed by the subject of the biometric identifier or biometric information or the subject’s legally authorized representative.” 714 ILCS 14/15(b).

15. BIPA likewise restricts the disclosure of biometric data, providing that “[n]o private entity in possession of a biometric identifier or biometric information may disclose, redisclose, or otherwise disseminate a person’s or a customer’s biometric identifier or biometric information unless: (1) the subject of the biometric identifier or biometric information or the subject’s legally authorized representative consents to the disclosure or redisclosure; (2) the disclosure or redisclosure completes a financial transaction requested or authorized by the subject of the biometric identifier or biometric information or the subject’s legally authorized representative; (3) the disclosure or redisclosure is required by State or federal law or municipal ordinance; or (4) the disclosure is required pursuant to a valid warrant or subpoena issued by a court of competent jurisdiction.” 740 ILCS 14/15(d).

16. When it comes to exploiting biometric data, BIPA creates even stricter proscriptions. Reflecting an intent to preclude the formation of a market for biometric data, BIPA provides without exception that “[n]o private entity in possession of a biometric identifier or biometric information may sell, lease, trade, or otherwise profit from a person’s or a customer’s biometric identifier or biometric information.” 740 ILCS 14/15/(c).

17. To facilitate the informed notice and consent provisions described above, BIPA also requires that any private entity in possession of biometric identifiers or information must publish a written policy “establishing a retention schedule and guidelines for permanently destroying biometric identifiers and biometric information when the initial purpose for collecting or obtaining such identifiers or information has been satisfied or within 3 years of the individual’s last interaction with the private entity, whichever occurs first.” 740 ILCS 14/15(a).

18. Finally, given the persistent nature of biometric data and the increased risks that accompany their misuse, BIPA requires that any entity possessing biometric identifiers or information “(1) store, transmit, and protect from disclosure all biometric identifiers and biometric information using the reasonable standard of care within the private entity’s industry; and (2) store, transmit, and protect from disclosure all biometric identifiers and biometric information in a manner that is the same as or more protective than the manner in which the private entity stores, transmits, and protects other confidential and sensitive information.” 740 ILCS 14/15(e).

19. To remedy the serious but often intangible harms that accompany invasions of biometric privacy rights, BIPA creates a private right of action authorizing “[a]ny person aggrieved by a violation of” the statute to sue and recover for each violation liquidated damages of \$1,000, or \$5,000 in the event of an intentional or reckless violation, plus attorneys’ fees, costs, and appropriate injunctive relief. 740 ILCS 14/20.

*Heartland Beef's Disregard for Employee Privacy*

20. Despite the recognized danger of using biometric data, Heartland Beef uses a time-tracking system that requires employees to use their fingerprints as a means of authentication. Unlike a traditional timeclock, employees are required to use their fingerprints to “punch” in and out of work, and for rest and meal breaks.

21. When employees use the point-of-sale (“POS”) system at Heartland Beef’s restaurant locations, they are again subjected to fingerprint scans in order to access registers and conduct transactions with customers.

22. Heartland Beef fails to inform its employees of the extent and purposes for which it collects their biometric data and whether the data is disclosed to third parties.

23. Heartland Beef similarly fails to maintain a written, publicly available policy identifying its retention schedule for biometric data or providing guidelines for permanently destroying its employees’ fingerprints when the initial purpose for collecting or obtaining the employees’ fingerprints is no longer relevant, as required by BIPA. An employee who leaves the company does so without any knowledge of when his or her biometric identifiers will be removed from Heartland Beef’s databases, if ever.

24. Heartland Beef’s employees are likewise never told what might happen to their biometric data were Heartland Beef ever to close an individual restaurant or go out of business altogether.

25. Because Heartland Beef neither publishes a BIPA-mandated data-retention policy nor discloses the purposes for which it collects biometric data, Heartland Beef employees have no idea whether Heartland Beef sells, discloses, or otherwise disseminates their biometric data. Nor are Plaintiff and the putative Class told to whom Heartland Beef discloses their biometric data, or

what might happen to their biometric data were Heartland Beef to merge with another firm or go bankrupt.

26. On top of its failure to notify employees and the public of the basics of its collection, use, retention, and protection of biometric data, Heartland Beef fails to obtain the written release required by BIPA before collecting its employees' biometric data.

27. Heartland Beef's failure to publish a biometric data-retention policy or obtain written releases from its employees prior to the collection of their fingerprints violates BIPA.

#### **FACTUAL ALLEGATIONS SPECIFIC TO PLAINTIFF**

28. Plaintiff Tiffanie Snider is a former employee of a restaurant operated by Heartland Beef located at 1690 E. Jackson Street, Suite F, in Macomb, Illinois 61455. Plaintiff was employed at that location from on or about April 24, 2017 to December 4, 2018.

29. Heartland Beef required Plaintiff to use fingerprint-based timekeeping and POS systems. Thus, every time Plaintiff clocked in or out of a shift or break, or made a sale to a customer, Heartland Beef captured, collected, or otherwise obtained Plaintiff's biometric identifier.

30. Heartland Beef never informed Plaintiff of the specific purposes or length of time for which it collected, stored, and used Plaintiff's fingerprints.

31. Heartland Beef did not obtain a written release authorizing the collection, capture, other obtainment, or subsequent disclosure of Plaintiff's biometric identifier.

32. Heartland Beef does not make publicly available, and has not made publicly available, any biometric data-retention policy, nor has Heartland Beef informed Plaintiff whether it will ever permanently delete Plaintiff's fingerprints.

33. Plaintiff has continuously and repeatedly been exposed to the harms and risks created by Heartland Beef's violations of BIPA.

### CLASS ALLEGATIONS

34. Plaintiff brings this action individually and on behalf of the following class (collectively, “the Class”) pursuant to 735 ILCS 5/2-801:

All citizens of Illinois who have had their fingerprints collected, captured, received, or otherwise obtained by Heartland Beef in Illinois.

The following people are excluded from the Class: (1) any Judge or Magistrate presiding over this action and members of their families; (2) Defendant, Defendant’s subsidiaries, parents, successors, predecessors, and any entity in which the Defendant or its parents have a controlling interest and their current or former employees, officers, and directors; (3) persons who properly execute and file a timely request for exclusion from the Class; (4) persons whose claims in this matter have been finally adjudicated on the merits or otherwise released; (5) Plaintiff’s counsel and Defendant’s counsel; and (6) the legal representatives, successors, and assigns of any such excluded persons.

35. **Numerosity:** The exact number of Class members is unknown to Plaintiff at this time, but it is clear that individual joinder is impracticable. Heartland Beef has collected, captured, received, or otherwise obtained biometric identifiers or biometric information from dozens of individuals within the Class definition. The exact number of Class members can be easily determined from Heartland Beef’s records.

36. **Commonality and Predominance:** Questions of law and fact common to the claims of Plaintiff and the Class predominate over any questions that may affect individual members. Those common questions include:

- a. Whether Heartland Beef collected or captured the Class members’ biometric identifiers or information;
- b. Whether Heartland Beef maintained a publicly available retention schedule for biometric identifiers or information;

- c. Whether Heartland Beef informed the Class members that it would collect or capture the Class members' biometric identifiers or information;
- d. Whether Heartland Beef informed the Class members of the purpose for which it would collect their biometric identifiers or information, or the duration for which it would retain that data; and
- e. Whether Heartland Beef obtained the written release required by BIPA to collect or capture, use, and store the Class members' biometric identifiers or information.

37. **Fair and Adequate Representation:** Plaintiff will fairly and adequately represent and protect the interests of the Class and has retained competent counsel experienced in complex litigation and class actions under BIPA specifically. Plaintiff has no interests antagonistic to those of the Class, and Heartland Beef has no defenses unique to Plaintiff. Plaintiff and proposed Class Counsel are committed to vigorously prosecuting this action on behalf of the Class members and have the resources to do so.

38. **Appropriateness:** This class action is appropriate for certification because class proceedings are superior to all other available methods for the fair and efficient adjudication of this controversy, and joinder of the Class members is otherwise impracticable. The damages suffered by the individual Class members are small relative to the burden and cost of individual litigation, and individual litigation is therefore infeasible. Even if Class members could sustain individual litigation, it would increase the delay and expense to all parties relative to a class action because of the factual issues raised by the Complaint. A class action presents fewer manageability difficulties and provides economies of scale and uniformity of decisions.

**FIRST CAUSE OF ACTION**  
**Violation of 740 ILCS 14/15**  
**On Behalf of Plaintiff and the Class**

- 39. Plaintiff incorporates the foregoing allegations as if fully set forth herein.
- 40. Defendant Heartland Beef is an Illinois corporation and is therefore a "private entity" under 740 ILCS 14/10.

41. Every time Plaintiff and the Class clocked in or out for a shift or break, Heartland Beef obtained a scan of their fingerprints. Every time Plaintiff and the Class accessed a restaurant POS system to conduct a consumer transaction, Heartland Beef obtained a scan of their fingerprints. Those scans mapped the geometry of Plaintiff's and the Class members' fingers, and Heartland Beef used that geometry to identify them as they clocked in and out of work or made a sale. Heartland Beef therefore collected, captured, received through trade, or otherwise obtained Plaintiff's and the Class members' biometric identifiers and biometric information.

42. Prior to collecting, capturing, receiving through trade, or otherwise obtaining Plaintiff's and the Class members' biometric identifiers and biometric information, Heartland Beef did not inform Plaintiff or the Class members or their legally authorized representatives that their biometric identifiers and information would be collected or stored.

43. Prior to collecting, capturing, receiving through trade, or otherwise obtaining Plaintiff's and the Class members' biometric identifiers and biometric information, Heartland Beef did not inform Plaintiff or the Class members or their legally authorized representatives of the specific purpose and length of time for which their biometric identifiers and information were being collected, stored, and used.

44. Prior to collecting, capturing, receiving through trade, or otherwise obtaining Plaintiff's and the Class members' biometric identifiers and biometric information, Heartland Beef did not receive a written release from Plaintiff and the Class members or their legally authorized representatives authorizing the collection, capture, receipt through trade, or other obtainment and use of their biometric identifiers or information.

45. Despite collecting Plaintiff's and the Class members' biometric identifiers and biometric information, Heartland Beef failed and continues to fail to maintain a written policy,

made available to the public, establishing a retention schedule and guidelines for permanently destroying biometric identifiers and biometric information when the initial purpose for collecting or obtaining such identifiers or information has been satisfied or within three years of the individual's last interaction with the private entity, whichever comes first.

46. By capturing and collecting, storing, using, and/or disclosing Plaintiff's and the Class members' biometric identifiers and information as described herein, Heartland Beef violated Plaintiff's and the Class members' rights to privacy and property in their biometric data under BIPA.

#### **PRAYER FOR RELIEF**

WHEREFORE, Plaintiff, individually and on behalf of the Class, respectfully request that this Court enter an order:

A. Certifying this case as a class action on behalf of the Class defined above, appointing Plaintiff as representative of the Class, and appointing Plaintiff's lawyers as Class Counsel;

B. Declaring that Heartland Beef's actions, as described above, violate 740 ILCS 14/15;

C. Awarding liquidated damages under 740 ILCS 14/20 of \$1,000 for each negligent violation of BIPA and \$5,000 for each violation found to be willful or reckless;

D. Awarding injunctive and other equitable relief as necessary to protect the Class, including an order requiring Heartland Beef to stop its unlawful collection of biometric data and to delete any such data that was unlawfully obtained;

E. Awarding Plaintiff and the Class their reasonable litigation expenses and attorneys' fees;

- F. Awarding Plaintiff and the Class pre- and post-judgment interest; and
- G. Awarding such other and further relief as equity and justice may require.

**JURY TRIAL**

Plaintiff demands a trial by jury for all issues so triable.

Date: October 4, 2019

**TIFFANIE SNIDER**, individually and on behalf of  
all others similarly situated,

s/ J. Dominick Larry

One of Plaintiff's Attorneys

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ack@kellerlenkner.com

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J. Dominick Larry  
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Firm No.: 63925



Summons - Alias Summons

(08/01/18) CCG 0001 B

E-filing is now mandatory for documents in civil cases with limited exemptions. To e-file, you must first create an account with an e-filing service provider. Visit <http://efile.illinoiscourts.gov/service-providers.htm> to learn more and to select a service provider. If you need additional help or have trouble e-filing, visit <http://www.illinoiscourts.gov/FAQ/gethelp.asp>, or talk with your local circuit clerk's office.

10/4/2019 2:53 PM DOROTHY BROWN

Atty. No.: \_\_\_\_\_

Witness: \_\_\_\_\_

Atty Name: \_\_\_\_\_

Atty. for: \_\_\_\_\_

Address: \_\_\_\_\_

City: \_\_\_\_\_

State: \_\_\_\_\_ Zip: \_\_\_\_\_

Telephone: \_\_\_\_\_

Primary Email: \_\_\_\_\_

DOROTHY BROWN Clerk of Court



Date of Service: \_\_\_\_\_  
(To be inserted by officer on copy left with Defendant or other person):

FILED DATE: 10/4/2019 2:53 PM 2019CH11517

**CLERK OF THE CIRCUIT COURT OF COOK COUNTY OFFICE LOCATIONS**

- Richard J Daley Center  
50 W Washington  
Chicago, IL 60602
- District 2 - Skokie  
5600 Old Orchard Rd  
Skokie, IL 60077
- District 3 - Rolling Meadows  
2121 Euclid  
Rolling Meadows, IL 60008
- District 4 - Maywood  
1500 Maybrook Ave  
Maywood, IL 60153
- District 5 - Bridgeview  
10220 S 76th Ave  
Bridgeview, IL 60455
- District 6 - Markham  
16501 S Kedzie Pkwy  
Markham, IL 60428
- Domestic Violence Court  
555 W Harrison  
Chicago, IL 60607
- Juvenile Center Building  
2245 W Ogden Ave, Rm 13  
Chicago, IL 60602
- Criminal Court Building  
2650 S California Ave, Rm 526  
Chicago, IL 60608

**Daley Center Divisions/Departments**

- Civil Division  
Richard J Daley Center  
50 W Washington, Rm 601  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm
- Chancery Division  
Richard J Daley Center  
50 W Washington, Rm 802  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm

- Domestic Relations Division  
Richard J Daley Center  
50 W Washington, Rm 802  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm
- Civil Appeals  
Richard J Daley Center  
50 W Washington, Rm 801  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm
- Criminal Department  
Richard J Daley Center  
50 W Washington, Rm 1006  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm
- County Division  
Richard J Daley Center  
50 W Washington, Rm 1202  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm
- Probate Division  
Richard J Daley Center  
50 W Washington, Rm 1202  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm
- Law Division  
Richard J Daley Center  
50 W Washington, Rm 801  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm
- Traffic Division  
Richard J Daley Center  
50 W Washington, Lower Level  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm

**Dorothy Brown, Clerk of the Circuit Court of Cook County, Illinois**  
[cookcountyclerkofcourt.org](http://cookcountyclerkofcourt.org)

FILED DATE: 10/4/2019 2:53 PM 2019CH11517

Return Date: No return date scheduled  
Hearing Date: No hearing scheduled  
Courtroom Number: No hearing scheduled  
Location: No hearing scheduled

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, CHANCERY DIVISION**

FILED  
10/15/2019 9:02 AM  
DOROTHY BROWN  
CIRCUIT CLERK  
COOK COUNTY, IL  
2019CH11517

6953421

TIFFANIE SNIDER, individually and on  
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Plaintiff,

v.

HEARTLAND BEEF, INC., an Indiana  
corporation,

Defendant.

Case No. 2019 CH 11517

Hon. Raymond W. Mitchell

**PROOF OF SERVICE**

In compliance with Illinois Supreme Court Rule 102(d) and Section 1-109 of the Code of Civil Procedure, I hereby certify that copies of the Plaintiff's Class Action Complaint were served upon Defendant Heartland Beef, Inc. on October 8, 2019 through its registered agent, as described in the attached certificate of service.

Date: October 15, 2019

**TIFFANIE SNIDER**, individually and on behalf of  
all others similarly situated,

s/ J. Dominick Larry

One of Plaintiff's Attorneys

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IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

TIFFANIE SNIDER, individually and on behalf of all others similarly situated

Plaintiff(s) / Petitioner(s)

vs.

Case No.: 2019CHI1517

HEARTLAND BEEF, INC., an Indiana corporation

Defendant(s) / Respondent(s)

AFFIDAVIT OF SERVICE

I, Ryan Fortune, being duly sworn, state:

I am over the age of 18 and not a party to this action.

I served the following documents on Heartland Beef, Inc. in Marion County, IN on October 8, 2019 at 11:26am at Bose McKinney & Evans, LLP, 111 Monument Circle, Suite 2700, Indianapolis, IN 46204 c/o Registered Agent Gary Chapman, by leaving the documents with Heather Litz who as Receptionist is authorized by appointment or by law to receive service of process for Registered Agent Gary Chapman on behalf of Heartland Beef, Inc.

Summons; Class Action Complaint and Demand for Jury Trial; Chancery Division Civil Cover Sheet/General Chancery Section.

Additional Service Description:

Registered Agent Gary Chapman was not available but the Receptionist Heather Litz stated that she was willing and authorized to accept service on his behalf.

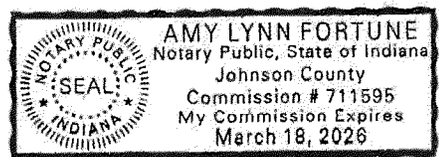
Description: White Female, Est. Age 35, Glasses: Yes, Brown Hair, 180 lbs to 200 lbs, 5' to 5' 3".

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

Signature Ryan Fortune PROOF-Indiana (317) 345-7351 Date 10/08/2019

Subscribed and affirmed, or sworn to before me in the County of Johnson, State of Indiana, this 8th day of October, 2019.

My Commission Expires: March 18, 2026 Notary Public Amy Lynn Fortune





Summons - Alias Summons

(08/01/18) CCG 0001 B

E-filing is now mandatory for documents in civil cases with limited exemptions. To e-file, you must first create an account with an e-filing service provider. Visit <http://efile.illinoiscourts.gov/service-providers.htm> to learn more and to select a service provider. If you need additional help or have trouble e-filing, visit <http://www.illinoiscourts.gov/FAQ/gethelp.asp>, or talk with your local circuit clerk's office.

10/4/2019 2:53 PM DOROTHY BROWN

Atty. No.: \_\_\_\_\_

Witness: \_\_\_\_\_

Atty Name: \_\_\_\_\_

Atty. for: \_\_\_\_\_

Address: \_\_\_\_\_

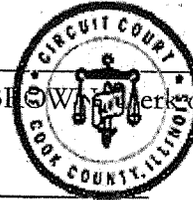
City: \_\_\_\_\_

State: \_\_\_\_\_ Zip: \_\_\_\_\_

Telephone: \_\_\_\_\_

Primary Email: \_\_\_\_\_

DOROTHY BROWN Clerk of Court



Date of Service: \_\_\_\_\_  
(To be inserted by officer on copy left with Defendant or other person):

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  - District 4 - Maywood  
1500 Maybrook Ave  
Maywood, IL 60153
  - District 5 - Bridgeview  
10220 S 76th Ave  
Bridgeview, IL 60455
  - District 6 - Markham  
16501 S Kedzie Pkwy  
Markham, IL 60428
  - Domestic Violence Court  
555 W Harrison  
Chicago, IL 60607
  - Juvenile Center Building  
2245 W Ogden Ave, Rm 13  
Chicago, IL 60602
  - Criminal Court Building  
2650 S California Ave, Rm 526  
Chicago, IL 60608
  - Domestic Relations Division  
Richard J Daley Center  
50 W Washington, Rm 802  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm
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Richard J Daley Center  
50 W Washington, Rm 801  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm
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Richard J Daley Center  
50 W Washington, Rm 1006  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm
  - County Division  
Richard J Daley Center  
50 W Washington, Rm 1202  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm
  - Probate Division  
Richard J Daley Center  
50 W Washington, Rm 1202  
Chicago, IL 60602  
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  - Law Division  
Richard J Daley Center  
50 W Washington, Rm 801  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm
  - Traffic Division  
Richard J Daley Center  
50 W Washington, Lower Level  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm
- Daley Center Divisions/Departments**
- Civil Division  
Richard J Daley Center  
50 W Washington, Rm 601  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm
  - Chancery Division  
Richard J Daley Center  
50 W Washington, Rm 802  
Chicago, IL 60602  
Hours: 8:30 am - 4:30 pm

**Dorothy Brown, Clerk of the Circuit Court of Cook County, Illinois**

**[cookcountyclerkofcourt.org](http://cookcountyclerkofcourt.org)**