IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT COURT
FOR THE NORTHERN DISTRICT COURT
DALLAS DIVISION

S. DISTRICT COURT
FILED

MAR 2 2 2005

MAR 2 2 2005

FOR THE NORTHERN DISTRICT OF TEXASERK, U.S. DISTRICT COURT
By

EQUAL EMPLOYMENT OPPORTUNITY COMMISSION,))
Plaintiff,	CIVIL ACTION NO. 3 05 CV 562 F
v.	COMPLAINT
RAZZOO'S, LP,)
Defendant.) JURY TRIAL DEMAND)

NATURE OF THE ACTION

This an action under Title VII of the Civil Rights Act of 1964, as amended, and Title I of the Civil Rights Act of 1991 to correct unlawful employment practices on the basis of sex and to provide appropriate relief to Daniel Henderson and a class of similarly-situated aggrieved individuals, who were adversely affected by such practices. The Commission alleges that Defendant, Razzoo's, LP, (hereafter "Defendant"), engaged in a pattern and practice of discrimination against Daniel Henderson and a class of similarly-situated aggrieved male employees by subjecting them to disparate terms and conditions of employment, termination, and failure to promote to bartender positions because of their sex, male. The Commission also alleges that Defendant engaged in a pattern and practice of discrimination against a class of qualified male applicants by refusing to hire them for vacant bartender positions because of their sex, male.

JURISDICTION AND VENUE

- 1. Jurisdiction of this Court is invoked pursuant to 28 U.S.C. §451, 1331, 1337, 1343, 1345. This action is authorized and instituted pursuant to Section 706(1)(f) and (3) of the Civil Rights Act of 1964, as amended, ("Title VII"), 42 U.S.C §2000e-5(f) (1) and (3), and Section 102 of the Civil Rights Act of 1991, 42 U.S.C. § 1981A.
- 2. The employment practices alleged to be unlawful were being committed within the jurisdiction of the United States District Court for the Northern District of Texas.

PARTIES

- 3. Plaintiff, Equal Employment Opportunity Commission ("Commission"), is an agency of the United States of America charged with the administration, interpretation and enforcement of Title I of the ADA and is expressly authorized to bring this action by Section 107(a) of the ADA, which incorporates by reference Section 706(1) and (3) and Section 707 of Title VII.
- 4. At all relevant times, Defendant has continuously been and is now doing business in the state of Texas and has continuously had at least fifteen employees.
- 5. At all relevant times, Defendant has continuously been an employer engaged in an industry affecting commerce under Sections 701(b), (g) and (h) of Title VII, 42 U.S.C. §2000e-(b), (g) and (h).

STATEMENT OF CLAIMS

6. More than thirty days prior to the institution of this lawsuit, Daniel Henderson filed a charge with the Commission alleging violations of Title VII of the Civil Rights Act of 1964, as amended, by the Defendant. All conditions precedent to the institution of this lawsuit

have been fulfilled.

- 7. Since at least September 2000, Defendant has engaged in unlawful employment practices by engaging in a pattern and practice of subjecting Daniel Henderson and a class of similarly situated aggrieved employees by subjecting them to disparate terms and conditions of employment, termination, and failure to promote to bartender positions because of their sex, male. Moreover, Defendant further engaged in a pattern and practice of discrimination against a class of qualified male applicants by refusing to hire them for vacant bartender positions because of their sex, male.
- 8. The effect of the practices complained of above has been to deprive Mr. Henderson and a class of similarly-situated aggrieved individuals of equal opportunities and otherwise adversely affect their status as an employee because of their sex, male.
- 9. The unlawful employment practices complained of in paragraph 7 above were intentional.
- 10. The unlawful employment practices complained of in paragraph 7 above were committed with malice or with reckless indifference to the federally protected rights of Mr. Henderson and a class of similarly-situated aggrieved individuals.

PRAYER FOR RELIEF

Wherefore, the Commission respectfully requests that this Court:

- A. Grant a permanent injunction enjoining the Defendant, its officers, successors, assigns, and all person in active concert or participation with it, from engaging in any employment practice which discriminates on the basis of sex.
 - B. Grant a permanent injunction enjoining the Defendant, its officers, successors,

assigns, and all persons in active concert or participation with it, from engaging in any employment practice which discriminates in violation of Title VII and from subjecting its employees to retaliatory treatment in violation of Title VII.

- C. Order the Defendant to institute and carry out policies, practices, and programs which provide equal employment opportunities for Daniel Henderson and a class of similarly situated aggrieved male employees and aggrieved male applicants and eradicate the effects of its past and present unlawful unemployment practices.
- D. Order the Defendant to make whole Daniel Henderson and a class of similarly situated aggrieved male employees and aggrieved male applicants by providing appropriate back pay with prejudgment interest in amounts to be determined at trial, front pay and pecuniary damages, including out-of-pocket expenses, and other affirmative relief necessary to eradicate the effects of the Defendant's unlawful employment practices, including, but not limited to rightful place reinstatement of Daniel Henderson and a class of similarly-situated aggrieved male employees and aggrieved male applicants under such terms and conditions that will allow them to work free from gender-based discrimination.
- E. Order the Defendant to make whole Daniel Henderson and a class of similarly situated aggrieved male employees and aggrieved male applicants by providing compensation for past and future non-pecuniary losses resulting from the unlawful employment practices described in paragraph 7 above, including but not limited to, emotional pain, suffering, inconvenience, mental anguish, and loss of enjoyment of life, in amounts to be determined at trial.
- F. Order the Defendant to pay Daniel Henderson and a class of similarly situated aggrieved male employees and aggrieved male applicants punitive damages for its malicious

Filed 03/22/2005

conduct or reckless indifference described in paragraphs 7 and 10 above, in an amount to be determined at trial.

- G. Grant such further relief as the Court deems necessary and proper in the public interest.
 - Award the Commission its costs in this action. H.

JURY TRIAL DEMAND

The Commission requests a jury trial on all questions of fact raised by its Complaint.

Respectfully submitted,

Filed 03/22/

ERIC S. DREIBAND General Counsel

GWENDOLYN Y. REAMS

Deputy General Counsel-

ROBERT A. CANINO

Regional Attorney

Oklahoma State Bar No. 011782

SUZANNE M. ANDERSON

Supervisory Trial Attorney

Texas Bar No. 14009470

Senior Trial Attorney

Virginia State Bar No. 39886

EQUAL EMPLOYMENT OPPORTUNITY

COMMISSION

Dallas District Office

207 South Houston Street, 3rd Floor

Dallas, Texas 75202

Tel No. (214) 253-2746

Fax No. (214) 253-2749

The set 3:05-cv-00562 Document 1 Filed 03/22/2005 Page 7 of 7

DEFENDANTS RAZZOO'S, LP MAR 2 2 2005	The JS 44 civil cover sheet and provided by local rules of court of initiating the civil docket she	d the information contained herein ne . This form, approved by the Judicial ret. (SEE INSTRUCTIONS ON THE REV	eather replace nor supple Conference of the Unite VERSE OF THE FORM)	ement the filing and servi ed States in September 19	ce of pleadings or other pape 74, is required for the use of	rs as required by law, except as be Clerk of Court for the purpose	
(c) Attorney's from Name, Address, and Telephone Number! RONETTA J. FRANCES, SENIOR TRIAL ATTORNEY RONETTA J.	I. (a) DI AINTHEES		DEFENDANTS	30 - 30 - 30 - 30 - 30 - 30 - 30 - 30 -			
(C) Attorney's (Prim Name, Addrux, and Tdephone Number) (C) Attorney's (Prim Name, Addrux, and Tdephone Number) (E) Attorney's (Prim Name, Addrux, and Tdephone Number) (E) BASIS OF JURISDICTION (Paice on "X" in One Bus Only) (Fill III BASIS OF JURISDICTION (Paice on "X" in One Bus Only) (For Devention Planning OF Particles on Prince on "X" in One Bus Only) (For Devention Planning OF Particles on Prince on "X" in One Bus Only) (For Devention Planning OF Particles on Prince on "X" in One Bus Only) (For Devention OF Particles Only	I ENRICKE TO		MISSION			2 2 2005	
RONETTA J. FRANCIS, SENIOR TRIAL ATTORNEY EECC, 207 S. Houston, 3rd FL., Dallas, TX 75202 214 253-2746 II. BASIS OF JURISDICTION (Piece an "X" in One Box Only) III. CITIZENSHIP OF PRINCIPAL PARTIES(Fluer an "X" in One Box for Plaintiff and One Box for Plaintiff (for Dovernia) Causer Orbits) III. CITIZENSHIP OF PRINCIPAL PARTIES(Fluer an "X" in One Box for Plaintiff and One Box for Plaintiff (for Dovernia) Causer Orbits III. CITIZENSHIP OF PRINCIPAL PARTIES(Fluer an "X" in One Box for Plaintiff and One Box for Plaintiff (for Dovernia) Causer Orbits III. CITIZENSHIP OF PRINCIPAL PARTIES(Fluer an "X" in One Box for Plaintiff (for Dovernia) Causer Orbits III. CITIZENSHIP OF PRINCIPAL PARTIES(Fluer an "X" in One Box for Plaintiff (for Dovernia) Causer Orbits III. CITIZENSHIP OF PRINCIPAL PARTIES(Fluer an "X" in One Box for Plaintiff (for Dovernia) Causer Orbits III. CITIZENSHIP OF PRINCIPAL PARTIES(Fluer an "X" in One Box for Plaintiff (for Dovernia) Causer Orbits III. CITIZENSHIP OF PRINCIPAL PARTIES(Fluer an "X" in One Box for Plaintiff (for Dovernia) Causer Orbits III. CITIZENSHIP OF PRINCIPAL PARTIES(Fluer an "X" in One Box for Plaintiff (for Dovernia) Causer Orbits III. CITIZENSHIP OF PRINCIPAL PARTIES(Fluer an "X" in One Box for Plaintiff (for Dovernia) Causer Orbits III. CITIZENSHIP OF PRINCIPAL PARTIES(Fluer an "X" in One Box for Plaintiff (for Dovernia) Causer Orbits III. CITIZENSHIP OF PRINCIPAL PARTIES(Fluer an "X" in One Box for Plaintiff (for Dovernia) Causer Orbits III. CITIZENSHIP OF PRINCIPAL PARTIES (Fluer an "X" in One Box for Plaintiff (for Dovernia) Causer Orbits III. CITIZENSHIP OF PRINCIPAL PARTIES (Fluer an "X" in One Box for Parties In Item III) III. CITIZENSHIP OF PRINCIPAL PARTIES (Fluer an "X" in One Box for Parties In Item III) III. CITIZENSHIP OF PRINCIPAL PARTIES (Fluer an "X" in One Box for Parties In Item III) III. CITIZENSHIP OF PRINCIPAL PARTIES (Fluer an "X" in One Box for Parties In Item IIII) III. CITIZENSHIP OF PRINCIPAL PARTIES (Fluer an "X" in One Box for Pa			NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE				
EECC, 207 S. Houston, 3rd FL., Dellas, TX 75202 214 253-2746 III. BASIS OF JURISDICTION (Place an "X" in One Box Only) III. CITIZENSHIP OF PRINCIPAL PARTIES(Piece an "X" in One Box for Plaintiff (for Doverance Last Only) IV. U.S. Government 3 Federal Questions 3 Federal Questions 3 Federal Questions 4 4 4 4 U.S. Government 3 Federal Questions 3 Federal Questions 4 4 4 4 U.S. Government 4 Dovernmy (Included Citizenship of Parties is Hern III) Citizen of This Stone 1 1 1 Incorporated or Principal Place 3 5 5 U.S. Government 4 Dovernmy (Included Citizenship of Parties is Hern III) Citizen of Study of Business in This Stone 2 2 2 2 2 2 2 2 2							
1 U.S. Government 3 Federal Question (21 S Government Not a Party) Citizen of Thus State 1 1 1 1 1 1 1 1 1					~		
Solution Converse	II. BASIS OF JURISD	ICTION (Place an "X" in One Box			RINCIPAL PARTIES(
Defendant Clausern or Subject of a 3 3 5 Foreign Nation 6 6 6		-		PT	1	PTF DEF	
Towns	_	ř		en of Another State	- •	· · · · · · · · · · · · · · · · · · ·	
CONTRACT TORS FORETTURE/FENALTY BANKRUPTCY OTHER STATUTES 100 haurenes 120 Marine 310 Aiphane 310	WALLEY AND THE OPEN AND THE			•	3	0606	
10 Insurance PERSONAL INJURY Gold Agriculture Gold Other Food & Drug Gold Other Gold Ot			FOR	FEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
VI. CAUSE OF ACTION Proceeding 2 Removed from 3 Remanded from 4 Reinstated or 5 Transferred from another district 6 Multidistrict 7 Magistrate 1 Judgment 1 Judgment 2 Removed from 5 State Court 6 Multidistrict 7 Magistrate 1 Judgment	☐ 110 Insurance ☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment	PERSONAL INJURY PERS 310 Airplane 362 365 315 Airplane 365 365 320 Assault, Libel & Pick 330 Federal Employers' In	SONAL INJURY Personal Injury - fed. Malpractice Personal Injury - foduct Liability Asbestos Personal ajury Product lability O'NAL PROPERTY Other Fraud Fruth in Lending Other Personal roperty Damage Property Damage Property Damage Product Liability NER PETITIONS Motions to Vacate entence eas Corpus: General Death Penalty Mandamus & Other Civil Rights	510 Agriculture 520 Other Food & Drug 525 Drug Related Seizure of Property 21 USC 881 530 Liquor Laws 540 R.R. & Truck 550 Airline Regs 660 Occupational Safety/Health 590 Other LABOR 710 Fair Labor Standards Act 720 Labor/Mgmt. Relations 730 Labor/Mgmt Reporting & Disclosure Act 740 Railway Labor Act 740 Other Labor Litigation 741 Eabor Labor Lettigation 742 Other Labor Litigation 743 Empl. Ret. Inc.	□ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157 PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 840 Trademark SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g)) FEDERAL TAX SUITS □ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party	400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV 810 Selective Service 850 Securities/Commodities/Exchange 875 Customer Challenge 12 USC 3410 890 Other Statutory Actions 891 Agricultural Acts 892 Economic Stabilization Act 893 Environmental Matters 894 Energy Allocation Act 895 Freedom of Information Act 900 Appeal of Fee Determination Under Equal Access to Justice 950 Constitutionality of	
VII. REQUESTED IN COMPLAINT: COMPLAINT: CSEE Instructions): JUDGE Defendant subject Henderson and Class to disparate terms & conditions of employment. CHECK IF THIS IS A CLASS ACTION DEMAND \$ CHECK YES only if demanded in complaint: JURY DEMAND: TO YES ONO DOCKET NUMBER DOCKET NUMBER DATE JUDGE DOCKET NUMBER DATE JUDGE DOCKET NUMBER DATE JUDGE DOCKET NUMBER	(Place an "X" in One Box Only) Transferred from Transferred from						
COMPLAINT: UNDER F.R.C.P. 23 VIII. RELATED CASE(S) IF ANY SENATURE OF ATTORNEY OF RECORD FOR OFFICE USE ONLY UNDER F.R.C.P. 23 JURY DEMAND: Yes INO DOCKET NUMBER DOCKET NUMBER	VI CAUSE OF ACTION						
DATE 3/22/05 A SUMMER Plaintiff: Attorney FOR OFFICE USE ONLY							
3/22/05 A JUST Yave Plaintiff Attorney	(Can matriotiona):						
MACOUT MACOUT MACOUT							