

DOCKET NO. UWY-CV-15-6028757-S : SUPERIOR COURT
CONSTANCE KOULMEY : J. D. OF WATERBURY
V. : AT WATERBURY
JAMES SWEENEY : MAY 29, 2018

**DEFENDANT'S AMENDED ANSWER AND SPECIAL DEFENSES TO
PLAINTIFF'S AMENDED COMPLAINT**

FIRST COUNT

- 1) The defendant has insufficient knowledge and information upon which to form a belief and, therefore, leaves the plaintiff to her proof.
- 2) Admitted.
- 3) The defendant admits that he was an invitee at Roma's restaurant on March 29, 2015. As to the remaining portion of said paragraph, the defendant has insufficient knowledge and information upon which to form a belief and, therefore, leaves the plaintiff to her proof.
- 4) The defendant admits that he tossed some pasta toward a man who was threatening him. The defendant denies that he was intoxicated and that the pasta had fra diavolo sauce.
- 5) The defendant has insufficient knowledge and information upon which to form a belief and, therefore, leaves the plaintiff to her proof.
- 6) Denied.
- 7) Denied.

8) Denied.

9) Denied.

10) Denied.

SECOND COUNT

1-5) The defendant's responses to paragraphs 1 through 5 of the First Count are hereby made his responses to paragraphs 1 through 5 of this Second Count as if fully set forth herein.

6) The defendant admits that he tossed pasta on the man who was threatening him. The defendant denies the remaining portions of said paragraph.

7) Denied.

8) The defendant admits that he tossed pasta on the man who was threatening him. The defendant denies there was any fra diavolo sauce. As to the remaining portion of said paragraph, the defendant has insufficient knowledge and information upon which to form a belief and, therefore, leaves the plaintiff to her proof.

9) Denied.

10) Denied.

11) Denied.

12) The defendant denies any misconduct or that the plaintiff suffered said injuries. As to the remaining portion of said paragraph, the defendant has insufficient

knowledge and information upon which to form a belief and, therefore, leaves the plaintiff to her proof.

13) The defendant denies any misconduct or that the plaintiff suffered said injuries. As to the remaining portion of said paragraph, the defendant has insufficient knowledge and information upon which to form a belief and, therefore, leaves the plaintiff to her proof.

14) Denied.

FIRST SPECIAL DEFENSE AS TO BOTH COUNTS

The defendant acted in self-defense.

SECOND SPECIAL DEFENSE AS TO THE SECOND COUNT AND CLAIM FOR PUNITIVE DAMAGES

The defendant was provoked into acting.

THE DEFENDANT,
JAMES SWEENEY,

By:

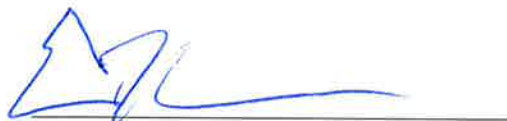


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CERTIFICATION

THIS IS TO CERTIFY that a copy of the foregoing was, or will immediately be mailed or delivered electronically, or non-electronically, on May 16, 2018 to all counsel and self-represented parties of record and that written consent for electronic delivery was received from all counsel and self-represented parties of record who were or will immediately be electronically served as follows:

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