

CONSUMER CREDIT TRANSACTION

Our File #210093

ONONDAGA COUNTY SUPREME COURT
COUNTY OF ONONDAGA STATE OF NEW YORK
TIMEBUYER, INC

Plaintiff(s),

vs.

SARA BOUTOILLE &
615 ASH ST, #2,
SYRACUSE NY 13208

ZACHARIE BOUTOILLE ,
257 Furman St, #7
Syracuse, NY 13205

Defendant(s),

SUMMONS

INDEX No.: _____

TO THE ABOVE NAMED DEFENDANT:

YOU ARE HEREBY SUMMONED to answer the complaint in this action; and to serve a copy of your answer, or if the complaint is not served with this summons to serve a notice of appearance on the plaintiff's attorney within twenty (20) days after the service of this Summons exclusive of the day of service. In case of your failure to appear or answer, Judgment will be taken against you by default for the relief demanded in the complaint. Services were rendered in Cortland County. The defendant is a resident of Ononadaga County. Trial to be held in the County of ONONDAGA.

DATED: March 26, 2021

Eric T. Swartz, Esq.
SWARTZ LAW FIRM, P.C.
Attorneys for Plaintiff(s)
200 Washington Street, Suite 301
Watertown, New York 13601
Telephone (315) 836-1549

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Plaintiff(s),

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SARA BOUTOILLE & ZACHARIE BOUTOILLE ,
615 ASH ST, #2, 257 Furman St, #7
SYRACUSE NY 13208 Syracuse, NY 13205

Defendant(s),

COMPLAINT

INDEX No.: _____

Plaintiff, complaining of the defendant, by SWARTZ LAW FIRM, PC, alleges:

FIRST: That at all time hereinafter mentioned, the plaintiff was domestic corporations existing under New York State laws, with offices to transact business at: Timebuyer Inc 4033 State Route 281, Cortland, NY 13045

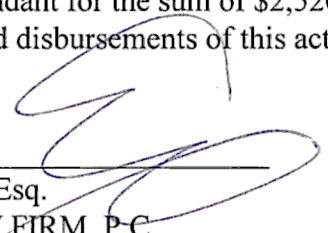
SECOND: That at all times hereinafter mentioned, the defendant Sara resided at 615 ASH ST, #2, SYRACUSE NY 13208 and the defendant Zacharie resided at 257 Furman St, #7, Syracuse, NY 13205.

THIRD: That on or about and prior to February 19, 2020 the plaintiff at the special instance and request of defendant and/ or defendant's dependents performed certain work, labor and services for, and/or sold and delivered certain goods, wares, merchandise, to the defendant and/or defendant's dependents of the reasonable value and agreed price of \$2,520.19.

FOURTH: That the amount presently owed by the defendant to the plaintiff is \$2,520.19.

WHEREFORE, plaintiff demands judgment against the defendant for the sum of \$2,520.19 with a per diem interest from February 19, 2020, besides costs and disbursements of this action.

DATED: March 26, 2021


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IN ADDITION TO THE PRINCIPAL AMOUNT QUOTED ABOVE, PER DIEM INTEREST, COSTS AND DISBURSEMENTS AMOUNT TO \$549.19. **TOTAL NOW DUE \$3,069.38.**

THIS IS AN ATTEMPT TO COLLECT A DEBT AND ANY INFORMATION OBTAINED