# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Anthony Cervantes, on behalf of himself and all others similarly situated,

Plaintiff,

v.

CRST International, Inc., CRST Expedited, Inc., and DOES 1 through 10,

Defendants.

# **CLASS AND COLLECTIVE ACTION COMPLAINT**

# **INTRODUCTION**

1. This lawsuit seeks redress for violations of the Fair Labor Standards Act, 29 U.S.C. § 201, *et seq.* ("FLSA"), for failing to pay required minimum wages and unlawfully deducting amounts from the wages of employees that Defendants misclassified as independent contractors.

2. Plaintiff brings this case under the collective action provision of the FLSA as set forth in 29 U.S.C. §216(b) on behalf of himself and a proposed collective action class of persons consisting of all drivers who were classified as independent contractors by CRST during the three years prior to the filing of the initial complaint through the date of final judgment and subject to any equitable tolling for any applicable portion of the limitations period (hereafter "Class Members").

3. Defendants include privately owned companies, CRST International, Inc. and CRST Expedited, Inc., (collectively, "CRST") which are owned and operated by related individuals and entities for a common business purpose: transportation of freight for CRST customers.

4. To accomplish its business purpose, CRST relies on thousands of long-haul, interstate truck drivers to deliver freight for CRST's customers across the United States.

5. According to its website, CRST "is one of the nation's largest transportation companies," provides "services to customers all over North America," has "annual revenues exceeding \$1 billion," and has a fleet of "more than 4,500 trucks." According to the CRST website, CRST Expedited, Inc. alone has "more than 3,500 drivers on the road."

6. For at least three years prior to the filing of this action, Defendants knowingly misclassified its drivers, including Plaintiff and proposed Class Members (as defined above) (collectively referred to herein as "Drivers"), as independent contractors, failed to pay them statutorily-required minimum wages, and made unlawful deductions from their earned compensation.

7. CRST's classification of Drivers as independent contractors forms a significant part of a labor scheme crafted to pay its employees less than the minimum wage required by federal and state law, to shift virtually all related business expenses and risk to the employees, and to defeat all federal and state protections for employees, such as Title VII of the Civil Rights Act of 1964, the Family and Medical Leave Act, the National Labor Relations Act, and wage protection statutes such as the FLSA and similar state statutes.

8. By misclassifying Drivers as independent contractors, CRST also evades the tax burdens that it would bear for employees—e.g., Social Security, Federal Unemployment Tax, etc.—which burdens are also shifted to the misclassified Drivers.

9. By unlawfully treating Drivers as independent contractors, CRST obtains a vast competitive advantage over competitor trucking companies that properly treat their drivers as employees and pay required wages and taxes in compliance with federal and state law.

10. As one of the nation's largest trucking companies, CRST's unlawful practices drive down wages across the trucking industry and undercut fair labor practices throughout the United States.

11. Plaintiff brings this claim individually and on behalf of other similarly situated employees under the collective action provisions of the FLSA, 29 U.S.C. § 216(b).

12. Plaintiff seeks unpaid wages, liquidated damages, interest, costs and attorneys' fees, as well as declaratory relief under the FLSA.

#### JURISDICTION AND VENUE

13. This Court has subject matter jurisdiction under 28 U.S.C. § 1331 because this is a civil action arising under the laws of the United States. Specifically, this action is brought under 29 U.S.C. § 216(b) of the FLSA. Jurisdiction over Plaintiff's claims for declaratory relief is conferred by 28 U.S.C. §§ 2201 and 2202.

14. This Court has subject matter jurisdiction under 28 U.S.C. § 1332 because this case involves diversity of citizenship among the parties.

15. This Court has subject matter jurisdiction under 28 U.S.C. § 1337 because the claims arise under federal laws regulating commerce.

16. The amount in controversy in this matter exceeds the sum or value of \$75,000, exclusive of interest and costs.

17. Plaintiff and at least one member of the proposed collective action class is a citizen of a state different from that of at least one Defendant.

18. Citizenship of the members of the proposed collective action class is dispersed across the United States.

19. Plaintiff's claims involve matters of national and/or interstate interest.

20. Plaintiff and Class Members were engaged in commerce in their work for Defendants.

21. Venue is proper in the District of Massachusetts pursuant to 28 U.S.C. § 1391 because at least one of the Defendants resides in this District for venue purposes and/or is subject to the Court's personal jurisdiction in that it has substantial contacts with and conducts business in the Commonwealth of Massachusetts.

22. Venue is also proper in the District of Massachusetts because a related case against the same Defendants, *Montoya v. CRST Expedited, Inc. and CRST International, Inc.*, No. 16-10095-PBS, is currently pending in this District and the rights of Plaintiff and proposed collective action Class Members have been and will be determined, in part, by decisions in the *Montoya* case. Litigating in this forum eliminates the risk of conflicting decisions regarding the same conduct by Defendants.

23. Upon information and belief, numerous putative Class Members in this case are also members of the *Montoya* class. The rights of these Class Members could be prejudiced or, as a practical matter, affected, by a settlement or judgment in *Montoya*. Accordingly, the interests of justice, comity, and judicial economy support resolution of this collective action by the District of Massachusetts.

24. For example, as in *Montoya*, Plaintiff and putative Class Members were harmed by the Defendants' failure to pay minimum wages for all compensable time including time spent in a sleeper berth or accompanying a trainee driver. The compensability of such time has been determined in *Montoya*. *See Montoya v. CRST Expedited, Inc.*, CV 16-10095-PBS, 2019 WL 4230892, at \*20 (D. Mass. Sept. 6, 2019) (finding time spent in the truck's sleeper berth beyond 8 hours is compensable working time as a matter of law) and, e.g., ¶¶ 56, 71, *infra* (alleging failure

to pay Plaintiff and proposed Class Members minimum wage when considering compensable time spent in the sleeper berth).

#### PARTIES

25. Plaintiff Anthony Cervantes is a citizen and resident of Colorado.

26. Plaintiff worked for CRST as a truck driver from approximately January 2018 to August 2019.

27. Plaintiff was, at all relevant times, an "employee" of Defendants under the Fair Labor Standards Act.

28. As an employee of Defendants, Plaintiff drove and dropped off freight in the Commonwealth of Massachusetts.

29. Defendant CRST International, Inc. is a corporation formed under the laws of Iowa.

30. Defendant CRST Expedited, Inc. is a corporation formed under the laws of Iowa.

31. Defendants CRST International, Inc. and CRST Expedited, Inc. are related and integrated business corporations. They share principal corporate offices at 3930 16th Ave. SW, Cedar Rapids, Iowa, 52404, have common ownership, interrelated operations, and overlapping management, officers, and directors.

32. CRST International, Inc. provides management and operational services to other CRST companies, including CRST Expedited, Inc.

33. Defendants CRST International, Inc. and CRST Expedited, Inc. are enterprises engaged in interstate commerce for purposes of the Fair Labor Standards Act.

34. Defendants CRST International, Inc. and CRST Expedited, Inc. are operated as a single enterprise within the meaning of 29 U.S.C. § 203(r)(1).

35. Defendants CRST International, Inc. and CRST Expedited, Inc. are motor carriers engaged in interstate shipment of freight.

36. Defendants CRST International, Inc. and CRST Expedited, Inc. conduct business throughout the United States, including in Massachusetts.

37. All of the Defendants benefit from the scheme to misclassify the Drivers.

38. Upon information and belief, Defendants each grossed more than \$500,000 in each of the last six calendar years, individually and collectively.

39. All actions and omissions described in this complaint were made by Defendants directly or through their supervisory employees and agents.

40. Defendant CRST International, Inc. was, at all relevant times, Plaintiff's "employer" and is the "employer" of proposed Class Members under the Fair Labor Standards Act. Alternatively, CRST International, Inc. was, at all relevant times, a joint employer of Plaintiff and is a joint employer of proposed Class Members with one or more of the other Defendants.

41. Defendant CRST Expedited, Inc. was, at all relevant times, Plaintiff's "employer" and is the "employer" of proposed Class Members under the Fair Labor Standards Act. Alternatively, CRST Expedited, Inc. was, at all relevant times, a joint employer of Plaintiff and is a joint employer of the proposed Class Members with one or more of the other Defendants.

42. The true names and capacities, whether individual, corporate, associate or otherwise, of Does 1 through 10 are unknown to Plaintiff who therefore sues the Doe Defendants by fictitious names. Plaintiff will amend this Complaint to state their true names and capacities when they have been ascertained.

# FACTS

43. Defendants hired Plaintiff and Drivers to transport goods in interstate commerce.

44. While Defendants characterize Drivers as "independent contractors," Defendants treat Drivers as employees by exercising near complete control over Drivers' work.

45. Defendants control Drivers work schedules through their exclusive control over the assignment of loads to Drivers.

46. Defendants control when, where, and how Drivers deliver freight.

47. Defendants dispatch Drivers to jobs that Defendants wishes them to perform.

48. Defendants monitor and control the time of Drivers' departure and the time of arrival.

49. Defendants can dictate and monitor the route Drivers will travel. Defendants monitor Drivers' location, speed, control of the truck, route, estimated arrival time, rest time and driving time and other aspects of job performance by an on-board computerized system.

50. By way of example of the control exercised by Defendants over Drivers, Plaintiff Cervantes received communications and instructions on a daily or near daily basis by his "driver manager" regarding his driving speed, arrival times, rest times, etc.

51. Defendants control the amounts charged to the customers whose freight Drivers deliver.

52. Except in limited circumstances, Defendants require Drivers to operate in twoperson teams and Defendants control the number of hours Drivers may drive in a week, thereby controlling how much money they can make.

53. Drivers are paid by the load with the amount set and fixed by Defendants.

54. The above-described controls give Defendants the power to determine Drivers' earnings.

55. The team driver requirement used by CRST allows it to ship goods across the United States in substantially less time it takes a single driver. This is because with two drivers CRST can comply with Department of Transportation regulations regarding hours of service while keeping the truck in virtually constant motion.

56. Despite the team driving model requiring close contact between individuals for long periods of time, limited (if any) privacy, and the truck being in near continuous motion, Defendants control who Drivers may work with in the two-person driving teams.

57. By the nature of the job and team driving requirement, Drivers cannot leave the truck for any blocks of time and must remain in the truck on long-haul trips across the country while the other team driver is operating the vehicle.

58. Defendants control what equipment Drivers use to perform their work, including the type of trucks, communication system used by Drivers, the electric on-board recorder (used to record the amount of time a vehicle is being driven), and the trailers used to complete the work for Defendants.

59. Defendants have complete control over whether and how Drivers may use such equipment. Defendants also control how the equipment is to be operated, whether and when Drivers must fuel trucks, maintenance requirements and schedules, and the appearance of the vehicles.

60. Defendants have complete control over whether Drivers can carry loads for other carriers and the terms under which Drivers may work for other companies.

61. Defendants require Drivers to pay for a wide variety of employer expenses and costs, including tens of thousands of dollars per year for trucks, "empty mileage" costs (i.e. the costs for travel when not transporting items for customers), necessary equipment (e.g., trailers and

8

communication equipment), fuel, oil, tires, spare parts, tolls, insurance, repairs, maintenance, road taxes, mileage taxes, federal heavy vehicle use taxes, registration, licensing, and permitting fees, among other expenses.

62. Defendants continue to deduct expenses and costs from Drivers regardless of how many loads CRST assigns a Driver in any given workweek, which could be none at all.

63. Despite characterizing Drivers as independent contractors, Defendants require Drivers to act as "Lead Drivers" and perform substantial training of CRST's "contract drivers" enrolled in CRST's employee driver training program.

64. For example, CRST required Plaintiff Cervantes to drive and train (for 28 days each) at least 12 of CRST's contract employee drivers.

65. For each of trip where Plaintiff Cervantes worked as a "Lead Driver" with a CRST contract driver, (i.e. a CRST employee/trainee driver), CRST deducted amounts from Plaintiff Cervantes' paychecks for every mile driven (in addition to the deductions set forth above), regardless of whether the employee/trainee driver or Plaintiff Cervantes was doing the work. On information and belief, these deductions were to cover the wages and related costs CRST paid the employee/trainee drivers.

66. CRST fails to pay FLSA minimum wages free and clear to Drivers.

67. Instead, CRST calculates the pay for Drivers by a weekly accounting that makes deductions from Drivers' pay for various expenses that are for the benefit of CRST, including those described in Paragraphs 60 and 64.

68. In some weeks, the deductions from Drivers' pay yield pay rates below federal minimum wage guarantees.

69. CRST 's practice of paying mileage only, resulted in Drivers receiving no pay for certain compensable hours including, *inter alia*, time Drivers are engaged to wait during non-sleeping time in the sleeper berth, and non-driving time such as pre- and post-inspection time, waiting time, time filling out paperwork and other hours of work for which Plaintiff and Class Members were entitled to be paid.

70. In some weeks, Defendants failed to pay Plaintiff and the proposed Class Members the minimum wage for each hour worked, including compensable hours for which no compensation was paid.

71. Defendants unlawfully pay Drivers using a system that imposes charges for Drivers seeking to convert the payment to cash.

72. Defendants' treatment of Plaintiff and the proposed Class Members as independent contractors caused them loss of wages, additional tax burdens, insurance obligations, and a variety of other monetary and non-monetary compensable harm.

73. Defendants' failure to pay Plaintiff and the members of the proposed Class the proper wages required by federal law was willful.

74. Defendants' unlawful conduct, as set forth in this Collective Action Complaint, was intentional, willful, and/or in bad faith, and has caused significant damages to Plaintiff and proposed Class Members.

75. Defendants were aware or should have been aware that the law required them to pay Plaintiff and proposed Class Members minimum wages required by law.

76. Upon information and belief, Defendants apply the same unlawful policies and practices to the Drivers in every state in which they operate.

### FIRST CAUSE OF ACTION

### (FAIR LABOR STANDARDS ACT)

77. Plaintiff re-alleges and incorporates by reference all allegations in all preceding paragraphs.

78. Defendants failed to pay minimum wages to Plaintiff and proposed Class Members in violation of the Fair Labor Standards Act, 29 U.S.C. §206 *et seq.* and its implementing regulations by failing to pay anything for certain hours worked and/or by failing to pay at least the minimum wage for each hour worked per work week.

79. Defendants' failure to pay proper minimum wages was willful within the meaning of the FLSA.

80. Defendants' failure to comply with the FLSA minimum wage protections caused Plaintiff and proposed Class Members to suffer loss of wages and interest thereon.

#### **PRAYER FOR RELIEF**

WHEREFORE, Plaintiff respectfully requests that this Court enter the following relief:

- a. Certification of an opt-in class pursuant to the FLSA, 29 U.S.C. § 201, et seq.;
- b. Permission for Plaintiff to notify fellow employees of their right to opt-in to this action to pursue a claim under the FLSA, pursuant to 29 U.S.C. § 216(b);
- c. Entry of a declaratory judgment that the practices complained of herein are unlawful;
- An award of damages for all minimum wages, wrongfully withheld deductions, and other unpaid wages that are due to the named Plaintiff and all similarly situated employees under the FLSA;
- e. Statutory liquidated damages under the FLSA;

- f. A finding that Defendants' violation of the FLSA was willful and that, therefore, the statute of limitations for the FLSA claim is three years exclusive of periods in which the statute of limitations should be equitably tolled;
- g. Attorneys' fees and costs;
- h. Pre- and post-judgment interest; and
- i. Any other relief to which the named Plaintiff and similarly situated employees may be entitled.

Respectfully submitted this 17th day of January 2020.

By: <u>/s/ Harold L. Lichten</u>

LICHTEN & LISS-RIORDAN, P.C. Harold L. Lichten 729 Boylston Street, Suite 2000 Boston, MA 02116 <u>hlichten@llrlaw.com</u>

GETMAN, SWEENEY & DUNN, PLLC Michael J.D. Sweeney (PHV motion to be filed) 260 Fair St. Kingston, NY 12401 (845) 255-9370 dgetman@getmansweeney.com

MARTIN & BONNETT, P.L.L.C. Susan Martin Jennifer Kroll Michael M. Licata (PHV motions to be filed) 4747 N. 32<sup>nd</sup> St. Suite 185 Phoenix, Arizona 85018 (602) 240-6900 <u>smartin@martinbonnett.com</u> <u>jkroll@martinbonnett.com</u> <u>mlicata@martinbonnett.com</u>

Edward Tuddenham (PHV motion to be filed) 23 Rue Du Laos Paris, France 33 684 79 89 30 etudden@prismnet.com

# ATTORNEYS FOR PLAINTIFFS

# **CIVIL COVER SHEET**

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. *(SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)* 

I. (a) PLAINTIFFS				DEFENDANTS CRST INTERNATIONAL, INC., CRST EXPEDITED, INC.,					
ANTHONY CERVANTES				and DOES 1 through 10					
(b) County of Residence of	f First Listed Plaintiff			County of Residence of First Listed Defendant					
	CEPT IN U.S. PLAINTIFF CA	SES)		-	(IN U.S. PLAINTIFF CA	SES ONLY)			
				NOTE: IN LAND CO THE TRACT	ONDEMNATION CASES, U COF LAND INVOLVED.	JSE THE LOCATION OF			
(c) Attorneys (Firm Name, Address, and Telephone Number) Lichten & Liss-Riordan, P.C.				Attorneys (If Known)					
729 Boylston Street, Suit Boston, MA 02116	e 2000								
-	CTT 0.1								
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)		III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff (For Diversity Cases Only) and One Box for Defendant)					
□ 1 U.S. Government □ 3 Federal Question			PTF DEF PTF DEF						
Plaintiff (U.S. Government Not a Party)			Citizen of This State I 1 Incorporated <i>or</i> Principal Place I 4 I 4 of Business In This State						
□ 2 U.S. Government Defendant	★ 4 Diversity (Indicate Citizenship of Parties in Item III)		Citiz	en of Another State		Incorporated <i>and</i> Principal Place of Business In Another State			
				Citizen or Subject of a 🛛 3 🗖 3 Foreign Nation 🗍 6 🗍 6					
IV. NATURE OF SUIT						ture of Suit Code Descriptions.			
CONTRACT		RTS		DRFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES			
<ul> <li>110 Insurance</li> <li>120 Marine</li> <li>130 Miller Act</li> </ul>	<ul> <li>PERSONAL INJURY</li> <li>□ 310 Airplane</li> <li>□ 315 Airplane Product</li> </ul>			25 Drug Related Seizure of Property 21 USC 881 20 Other	<ul> <li>422 Appeal 28 USC 158</li> <li>423 Withdrawal 28 USC 157</li> </ul>	<ul> <li>375 False Claims Act</li> <li>376 Qui Tam (31 USC 3729(a))</li> </ul>			
□ 140 Negotiable Instrument	Liability	□ 367 Health Care/				□ 400 State Reapportionment			
150 Recovery of Overpayment & Enforcement of Judgment	320 Assault, Libel & Slander	Pharmaceutical Personal Injury			PROPERTY RIGHTS 820 Copyrights	<ul> <li>410 Antitrust</li> <li>430 Banks and Banking</li> </ul>			
□ 151 Medicare Act	□ 330 Federal Employers'	Product Liability			830 Patent	□ 450 Commerce			
152 Recovery of Defaulted Student Loans	Liability 340 Marine	368 Asbestos Personal Injury Product			835 Patent - Abbreviate New Drug Applicat	1			
(Excludes Veterans)	345 Marine Product	Liability			840 Trademark	Corrupt Organizations			
□ 153 Recovery of Overpayment of Veteran's Benefits	Liability 350 Motor Vehicle	PERSONAL PROPER 370 Other Fraud		LABOR 0 Fair Labor Standards	SOCIAL SECURITY ☐ 861 HIA (1395ff)	<ul> <li>480 Consumer Credit</li> <li>490 Cable/Sat TV</li> </ul>			
□ 160 Stockholders' Suits	□ 355 Motor Vehicle	□ 371 Truth in Lending	100	Act	□ 862 Black Lung (923)	□ 850 Securities/Commodities/			
190 Other Contract 105 Contract Droduct Linkility	Product Liability 360 Other Personal	□ 380 Other Personal	<b>1</b> 72	20 Labor/Management Relations	□ 863 DIWC/DIWW (405 □ 864 SSID Title XVI	5(g)) Exchange □ 890 Other Statutory Actions			
<ul> <li>195 Contract Product Liability</li> <li>196 Franchise</li> </ul>	Injury	Property Damage <b>385</b> Property Damage	<b>1</b> 74	0 Railway Labor Act	$\square$ 865 RSI (405(g))	<ul> <li>890 Other Statutory Actions</li> <li>891 Agricultural Acts</li> </ul>			
	362 Personal Injury -	Product Liability		1 Family and Medical		893 Environmental Matters			
REAL PROPERTY	Medical Malpractice CIVIL RIGHTS	PRISONER PETITIO	NS 🗆 79	Leave Act 00 Other Labor Litigation	FEDERAL TAX SUIT	□ 895 Freedom of Information Act			
210 Land Condemnation	440 Other Civil Rights	Habeas Corpus:		1 Employee Retirement	🗇 870 Taxes (U.S. Plaintif	ff 🗖 896 Arbitration			
<ul> <li>220 Foreclosure</li> <li>230 Rent Lease &amp; Ejectment</li> </ul>	<ul> <li>441 Voting</li> <li>442 Employment</li> </ul>	<ul> <li>463 Alien Detainee</li> <li>510 Motions to Vacate</li> </ul>		Income Security Act	or Defendant) 871 IRS—Third Party	899 Administrative Procedure Act/Review or Appeal of			
□ 240 Torts to Land	□ 442 Employment □ 443 Housing/	Sentence	-		26 USC 7609	Agency Decision			
245 Tort Product Liability     200 All Other Perd Product	Accommodations	□ 530 General		DOMODATION		□ 950 Constitutionality of			
□ 290 All Other Real Property	445 Amer. w/Disabilities - Employment	Other:	□ 46	IMMIGRATION 52 Naturalization Application	1	State Statutes			
	446 Amer. w/Disabilities -	□ 540 Mandamus & Oth		5 Other Immigration					
	Other • 448 Education	<ul> <li>550 Civil Rights</li> <li>555 Prison Condition</li> </ul>		Actions					
		560 Civil Detainee -							
		Conditions of Confinement							
V. ORIGIN (Place an "X" in	n One Box Only)	I	1			I			
X 1 Original □ 2 Rea	moved from $\Box$ 3	Remanded from Appellate Court	□ 4 Rein Reoj	pened Anothe	er District Litig	gation - Litigation -			
				(specify) Do not cite jurisdictional stat	,	bioi Direct File			
VI. CAUSE OF ACTIO	N Fair Labor Standa	ards Act 29 U.S.C.	§ 201, e	et seq.					
	Brief description of ca	nuse: nimum wage and u	nlawful (	deductions					
VII. REQUESTED IN		IS A CLASS ACTION		EMAND \$	CHECK YES	only if demanded in complaint:			
COMPLAINT:	UNDER RULE 2		• –		JURY DEMA	5 1			
VIII. RELATED CASE	E( <b>S</b> )								
IF ANY	(See instructions):	JUDGE Chief Jude			DOCKET NUMBER	1:16-cv-10095-PBS			
DATE		SIGNATURE OF AT		OF RECORD					
01/17/2020 FOR OFFICE USE ONLY		/s/ Harold L. Li	chten						
RECEIPT # Cas	eu11120-cv-00075		Docun	nent 1-1 Filled	01/17/20 Page	endpoof 1			

#### UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

- 1. Title of case (name of first party on each side only) Anthony Cervantes v. CRST International, Inc., CRST Expedited, Inc., and DOES 1 through 10
- 2. Category in which the case belongs based upon the numbered nature of suit code listed on the civil cover sheet. (See local rule 40.1(a)(1)).

$\checkmark$	

I. 410, 441, 470, 535, 830\*, 835\*, 891, 893, 895, R.23, REGARDLESS OF NATURE OF SUIT.

110, 130, 140, 160, 190, 196, 230, 240, 290,320,362, 370, 371, 380, 430, 440, 442, 443, 445, 446, 448, 710, 720, 740, 790, 820\*, 840\*, 850, 870, 871.

II.

III.

120, 150, 151, 152, 153, 195, 210, 220, 245, 310, 315, 330, 340, 345, 350, 355, 360, 365, 367, 368, 375, 376, 385, 400, 422, 423, 450, 460, 462, 463, 465, 480, 490, 510, 530, 540, 550, 555, 625, 690, 751, 791, 861-865, 890, 896, 899, 950.

\*Also complete AO 120 or AO 121. for patent, trademark or copyright cases.

3. Title and number, if any, of related cases. (See local rule 40.1(g)). If more than one prior related case has been filed in this district please indicate the title and number of the first filed case in this court.

Montoya v. CRST Expedited Inc., et al. - 1:16-cv-10095-PBS

4.	Has a prior action between the same parties and based on the same claim ever been filed in this court?								
				YES	NO	V			
5.	Does the complai §2403)	nt in this case question th	e constitutionality of an	act of congress aff	ecting the pub	olic interest?	(See 28 USC		
	32400)			YES	NO	$\checkmark$			
	If so, is the U.S.A. or an officer, agent or employee of the U.S. a party?				NO				
				YES					
6.	Is this case requir	red to be heard and deterr	nined by a district court	of three judges pur YES	rsuant to title 2 NO	28 USC §2284	?		
7.	7. Do <u>all</u> of the parties in this action, excluding governmental agencies of the United States and the Commonwealth of Massachusetts ("governmental agencies"), residing in Massachusetts reside in the <u>same</u> division? - (See Local Rule 40.1(d)).								
				YES 🛄	NO				
	Α.	lf yes, in which divisi <u>on</u>	do <u>all</u> of the non-govern	mental <u>parti</u> es resid	de?				
		Eastern Division	Central Div	vision	West	ern Division			
	В.	If no, in which division do the majority of the plaintiffs or the only parties, excluding governmental agencier residing in Massachusetts reside?							
		Eastern Division	Central Div	vision	West	ern Division			
<ol> <li>If filing a Notice of Removal - are there any motions pending in the state court requiring the attention of this Court? (If yes, submit a separate sheet identifying the motions)</li> </ol>									
	Subinit a Separate	sneet identifying the mo	10115)	YES	NO				
(PLEASE TYPE OR PRINT)									
ADDRESS 729 Boylston St, Suite 2000, Boston, MA 02116									

TELEPHONE NO. 617-994-5800

(CategoryForm6-2017.wpd )