

14 651046

ROWEN SEIBEL, individually and on behalf  
of FCLA, LP and THE FAT COW, LLC,

Plaintiffs,

v.

GORDON RAMSAY and G.R. US  
LICENSING, LP,

Defendants

and

FCLA, LP and THE FAT COW, LLC,

Nominal Defendants.

~~HON. MELISSA A. CRANE~~

INDEX NO. 651046/2014

~~JUDGMENT [PROPOSED]~~

**JUDGMENT**

Plaintiff Rowen Seibel, individually and derivatively on behalf of FCLA, LP and The Fat Cow, LLC, having commenced this action against defendants Gordon Ramsay and GR US Licensing LP, and nominal defendants FCLA, LP and The Fat Cow, LLC for *inter alia* breach of contract and breach of fiduciary duty (NYSCEF Doc. No. 1), and all parties having appeared in this action by counsel, and ~~defendants having moved to dismiss the complaint (Motion Seq. 1), and the Court (Friedman, Marcy, J.) upon due deliberation having entered a Decision and Order on March 27, 2015 granting, in part, defendants' motion to dismiss, which *inter alia* dismissed with prejudice plaintiff's causes of action for fraud and misappropriation, conversion, unjust enrichment, and fraud in the inducement (NYSCEF Doc. No. 30 at pp. 25-26), and defendants having answered the complaint and counterclaimed against plaintiff for, *inter alia*, breach of contract and breach of fiduciary duty (NYSCEF Doc. No. 44), and on February 24, 2016, defendants having filed an amended answer with counterclaims against plaintiff alleging claims against plaintiff for, *inter alia*, breach of contract, breach of fiduciary duty, and indemnification (NYSCEF Doc. No. 64), and plaintiff having replied to said counterclaims (NYSCEF Doc. No. 66), and the defendants having moved for summary judgment to dismiss the plaintiff's complaint~~

(~~Motion Seq. 6~~), and the Court (Edmond, Carol J.) after due deliberation, having rendered a ~~Decision and Order made and entered on September 22, 2020, dismissing all of plaintiff's individual causes of action (NYSCEF Doc. No. 537 at pp. 53-54)~~, and the case having come before the Court (Crane, Melissa, J.) for a two week non-jury trial commencing on January 10, 2022, and ~~all parties having appeared with counsel for the trial and submitted evidence~~, and the Court upon due deliberation having rendered a written Decision and Order After Trial (NYSCEF Doc. No. 668) in which the Court ordered that the defendants are entitled to an award of legal fees ~~determined on a motion made by defendants, and the defendants having moved the Court (Crane, Melissa, J.) to recover such legal fees (Motion Seq. 12)~~, and ~~all parties having appeared by counsel in connection with such motion and submitted briefing and evidence on such motion~~, and the Court (Crane, Melissa J.) after due deliberation having issued a decision and order made and entered on August 26, 2022 (NYSCEF Doc. No 732) directing that legal fees in the amount of \$4,004,376.88 be paid by plaintiff Seibel to defendants and that judgment be entered accordingly by the clerk.

Now on motion of Mitchell Silberberg & Knupp LLP attorneys for defendants, it is hereby

ADJUDGED that defendants Gordon Ramsay, 76 Wardour Street, London W1F 0UR,

United Kingdom and GR US Licensing LP, 252 Little Falls Drive, Wilmington, DE 19808

**have judgment against and do**

**^** recover from plaintiff Rowen Seibel, 200 Central Park South, New York, New York 10019, the

**X** total principal amount of \$4,004,376.88, and that defendants have execution thereof.

Judgment signed October ~~2020~~ 2022



*Milton Adair Tongberg*  
Clerk

18 th Oct. 2022

**SUPREME COURT OF THE STATE OF NEW YORK  
COUNTY OF NEW YORK**

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Plaintiffs,

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**AFFIRMATION WAIVING BILL OF  
COSTS AND DISBURSEMENTS**



PAUL D. MONTCLARE, ESQ., an attorney duly admitted to practice law before the courts of the State of New York hereby affirms under penalty of perjury, as follows:

1. I am member of the law firm of Mitchell Silberberg & Knupp, LLP, attorneys of record for defendants GORDON RAMSAY and G.R. US LICENSING, LP, in the above-captioned action. I am authorized to make this affirmation on defendants' behalf.

2. Defendants each hereby waive any right that each may have to tax their respective disbursements and costs in connection with the Judgment submitted herewith, and accordingly Defendants have not submitted a Bill of Costs under CPLR 8301.

Dated: New York, New York  
October 12, 2022

  
Paul D. Montclare

SUPREME COURT OF THE STATE OF NEW YORK  
COUNTY OF NEW YORK

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~~Hon. Melissa A. Crane~~

2-1  
**FILED AND  
DOCKETED**  
**Oct 18 2022**

AT 03:30 P M  
N.Y. CO. CLK'S OFFICE

**JUDGMENT [~~PROPOSED~~]**

**MITCHELL SILBERBERG & KNUPP  
LLP**

*Attorneys for Defendants*

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