

# GREGORY ANTOLLINO

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April 10, 2013

U.S. District Judge Joseph F. Bianco  
Long Island Federal Courthouse  
814 Federal Plaza  
Central Islip, New York 11722

RE: Zarda v. Altitude Express, Inc. & Ray Maynard, 10 Civ 4334 (JFB)

Dear Judge Bianco:

I represent plaintiff in this action and plaintiff's motion and cross motion are fully submitted and courtesy copies will come. I don't know if 12:00 midnight is the day before or the day after, but I had some formatting problems, and as a result, might have been late by a minute, to my regret, and I hope you will forgive me for that as well as the notice of motion's having been filed 2 minutes after the deadline. Certainly defendant was not prejudiced.

The following materials comprise plaintiff's motion and opposition:

- Antollino Declaration, with Exhibit B containing all electronic data
- Zarda Declaration and Exhibits
- Zarda Wage Affidavit and Exhibits
- Notice of Motion
- Memorandum of law
- Sanchez Declaration and Exhibits
- 56.1 Statement in support and opposition
- 56.1 statement in opposition
- Errata sheet for 56.1 statement in opposition

Thank you for your consideration.

Sincerely,



Gregory Antollino

Cc: Saul Zabell by ecf