

**SUPREME COURT OF THE STATE OF NEW YORK  
COUNTY OF NEW YORK: COMMERCIAL DIVISION**

ADAM MEISLIK, AS THE RECEIVER OF  
AIRFASTTICKETS, INC.,

Plaintiff,

Index No. 652392/2016

**AFFIDAVIT OF SERVICE**

-against-

FRANK FERRO, NIKOLAOS KOKLONIS,  
AND **ELENI VARELI**,

Defendants.

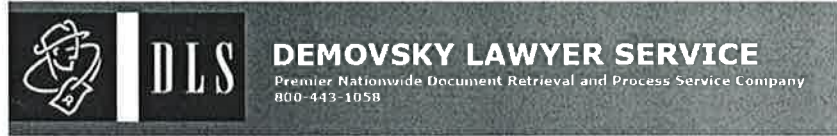
STATE OF NEW YORK )  
S.S.  
COUNTY OF NEW YORK]

**HECTOR FIGUEROA**, being duly sworn, deposes and says that he is over eighteen years of age, is employed by the attorney service, DLS, INC., and is not a party to this action.

That on the 25<sup>th</sup> day of June, 2016, at approximately 11:20am, deponent attempted to serve a true copy of the **NOTICE OF COMMENCEMENT OF ACTION SUBJECT TO MANDATORY ELECTRONIC FILING, SUMMONS AND VERIFIED COMPLAINT** upon **ELENI VARELI** at 36 Sutton Place South, Apartment 4C, New York, NY 10022 but the Doorman on duty informed deponent that **ELENI VARELI** does not live at that address - may be related to the tenants in Apartment 4C who are still away.

That on the 1<sup>st</sup> day of July, 2016, at approximately 12:35pm, deponent again attempted to serve a true copy of the **NOTICE OF COMMENCEMENT OF ACTION SUBJECT TO MANDATORY ELECTRONIC FILING, SUMMONS AND VERIFIED COMPLAINT** upon **ELENI VARELI** at 36 Sutton Place South, Apartment 4C, New York, NY 10022 but there was no answer to the phone when the Doorman on duty called Apt. #4C.

That on the 9<sup>th</sup> day of July, 2016, at approximately 10:30am, deponent again attempted to serve a true copy of the **NOTICE OF COMMENCEMENT OF ACTION SUBJECT TO MANDATORY ELECTRONIC FILING, SUMMONS AND VERIFIED COMPLAINT** upon **ELENI VARELI** at 36 Sutton Place South, Apartment 4C, New



York, NY 10022 but the Doorman on duty refused to called Apt. #4C and told deponent that the tenant in Apt. #4C are still away.

At that time, therefore, deponent served a true copy of the aforementioned papers upon **ELENI VARELI** by personally delivering and leaving the same with **JOHN DOE (REFUSED TO GIVE HIS)**, the doorman, a person of suitable age and discretion at that address, the actual place of residence. At the time of service, deponent asked **JOHN DOE** if **ELENI VARELI** is in active military service for the United States of America or for the State in any capacity whatever or dependent upon a person in active military service and received a negative reply.

**JOHN DOE** is a white male, approximately 30 years of age, stands approximately 5 feet 7 inches tall, weighs approximately 275 pounds with bald head and brown eyes wearing glasses.

That on the 11<sup>th</sup> day of July, 2016, deponent served another true copy of the foregoing upon **ELENI VARELI** by first class mail, by enclosing a true copy thereof in a securely sealed and postpaid wrapper with the words "PERSONAL AND CONFIDENTIAL" written on the same envelope, and not indicating on the outside that is from an attorney or concerns an action against the person to be served, and depositing the same into an official depository maintained by the Government of the United States, City and State of New York, addressed as follows:

**ELENI VARELI**  
36 Sutton Place South  
Apartment 4C  
New York, NY 10022

  
**HECTOR FIGUEROA, 0870141**

Sworn to before me this  
13<sup>th</sup> day of July, 2016

  
NOTARY PUBLIC

**JONATHAN RIPPS**  
Notary Public-State of New York  
No. 01RI6109718  
Qualified in New York County  
Commission Expires May 17, 2020