UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	
SANTOS ORTIZ, individually and on behalf of all others similarly situated,	
Plaintiff,	ORDER
-against-	CV 08-368 (JS)(ARL)
T& E ENTERPRISE OF NEW YORK, INC., d/b/a FAMILY DELI, EVANGELINE RAE BOUTIN, an individual and THOMAS RAE, an individual,	
Defendant.	
X	
LINDSAY, Magistrate Judge:	
Before the court is plaintiff's letter motion requesting that a status conference be held by the undersigned and that Thomas Rae and Evangeline Rae Boutin be ordered to appear. For the reasons set forth below, that request is denied.	
On January 28, 2008, the plaintiff commenced the Thomas Rae, and Evangeline Rae Boutin. Alan Pearl & and Thomas Rae and Martin Silver, P.C. appeared on bel December 23, 2008, Alan Pearl & Associates filed a mot That motion was granted by Judge Seybert on December endorsed the notice of motion, it is not clear whether she the defendants with only thirty days to obtain counsel. George, the court will give T&E and Thomas Rae an additional Accordingly, on or before March 2, 2009, T&E and Thomas of the status of their representation. Although Mr. Rae management of the status of their representation. Although Mr. Rae management of the status of their representation.	Associates appeared on behalf of T&E half of Evangeline Rae Boutin. On tion seeking to be relieved as counsel. 31, 2008. Although Judge Seybert intended to adopt the language providing liven the fact that T&E cannot appear proal thirty days to obtain new counsel. mas Rae shall advise the court, in writing may proceed pro se, T & E is warned that

Counsel for the plaintiff is directed to serve a copy of this motion on the defendants T & E and Thomas Rae by certified mail, return receipt requested.

Dated: Central Islip, New York
February 13, 2009

SO ORDERED:

/s/
ARLENE R. LINDSAY
United States Magistrate Judge

defendant's answer and the entry of a default judgment.