

## If you worked for tips at a Perry's restaurant after July 20, 2012 You may ask for additional wages

Some workers have sued Perry's about wages. If you worked for Perry's and got tips as part of your pay, you may claim additional money. If you qualify, you must send a consent form. If you do not want to ask for anything, simply do nothing.

<b>Am I covered?</b>	<b>How do I make a claim?</b>
<p>You may claim additional wages if you were a tipped worker at a Perry's restaurant only after – not before – July 20, 2012.</p>	<p>If you wish to make a claim, fill out the consent form and send it. It must be e-mailed within 90 days from receipt of this notice to Howard L. Steele, Jr. You may sign the forms electronically.</p>
<p style="text-align: center;"><b>What's this problem?</b></p> <p>Workers at Perry's restaurants say that Perry's did not pay them full wages because it assessed a charge to convert tips to cash.</p>	<p style="text-align: center;"><b>If you do not want to make a claim, simply do nothing.</b></p>
<p style="text-align: center;"><b>What can I get?</b></p> <p>If the workers win, you may get additional pay for unclaimed wages.</p> <p>If the workers lose, you will get nothing. You will owe <i>no</i> lawyers out of pocket, win or lose. Lawyers will receive their compensation through a contingency agreement and/or fees awarded by the court and/or settlement.</p> <p>Links: <a href="mailto:Perry@steele-law-group.com">Perry@steele-law-group.com</a> <a href="http://perryservergroup.com/">http://perryservergroup.com/</a></p>	<p style="text-align: center;"><b>Information?</b></p> <p>To learn more, call or write the workers' attorney: Howard L. Steele, Jr. Board Certified Labor &amp; Employment Law Texas Board of Legal Specialization One Allen Center, Penthouse 500 Dallas, Suite 3440 Houston, Texas 77002 Telephone: (713) 659-2600 Facsimile: (713) 659-2601 Twitter: <a href="https://twitter.com/SteeleLawGroup">https://twitter.com/SteeleLawGroup</a> Facebook: <a href="https://www.facebook.com/Steele-Law-Group-PLLC/">https://www.facebook.com/Steele-Law-Group-PLLC/</a></p>

The United States District Court in Austin has approved this notice.

**The FLSA prohibits anyone from discriminating or retaliating against you if you choose to take part in this case. This means you cannot be fired, demoted or have your pay cut because you participate in this case.**