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4-1-2012	11-CV-60663	(S.D. Fla.)	Jennifer Costa v. Kerzner International Resorts, Inc. Plaintiffs allege that Defendants engaged in an unfair and deceptive act or practice by charging a "mandatory housekeeping gratuity and utility service fee" to consumers as part of an Atlantis resort stay, but not paying all of that "gratuity" and "utility charge" to the housekeeping staff, or otherwise using it to pay the utility service fee. Class Members are all persons in the United States and its territories who stayed at an Atlantis resort and who pre-paid, on or after 3-28-2007, a "mandatory housekeeping gratuity and utility service fee" in advance of their stay in Atlantis.	Not set yet	For more information write to: Jeffrey I. Carton D. Greg Blankinship Meiselman, Denlea, Packman, Carton & Eberz, P.C. 1311 Mamaroneck Avenue White Plains, N.Y. 10605
4-5-2012	11-MD-02238	(S.D. Cal.)	In re: Groupon Marketing and Sales Practices Litigation Plaintiffs allege that Groupon Vouchers contained expiration dates and other restrictions in violation of federal and state laws and challenge limitation statements on Groupon Vouchers. Class Members are all purchasers or receivers of a Groupon Voucher issued for redemption at a merchant in the United States, during the time period from 11-1-2008 until 12-1-2011.	Not set yet	For more information write to: John J. Stoia, Jr., Robbins Geller Rudman & Dowd, LLP 655 West Broadway, Suite 1900, San Diego, CA 92101

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4-6-2012	09-CV-00419	(D. Nev.)	International Brotherhood of Electrical Workers Local 697 Pension Fund v. International Game Technology ("IGT"), et al. Plaintiffs allege that Defendants made false and misleading statements and omissions between 11- 1-2007 and 10-30-2008, inclusive, about IGT's gaming operations and true financial condition. Class Members are all purchasers or acquirers of IGT publicly-traded securities between 11-1-2007 and 10-30-2008, inclusive, and who were allegedly damaged thereby.	Not set yet	For more information Call or write to: 619/231-1058 Rick Nelson, Shareholder Relations, Robbins Geller Rudman & Dowd LLP, 655 West Broadway, Suite 1900, San Diego, CA 92101
4-6-2012	07-CV-05944	(N.D. Cal.)	In re: Cathode Ray Tube (CRT) Antitrust Litigation Plaintiffs allege that Defendants and co- conspirators conspired to raise and fix the prices of CRTs and the CRTs contained in certain finished products for over ten years, resulting in overcharges to direct purchasers of those CRTs and products. Class Members are all persons and entities who, between 3-1-1995 and 11-25-2007, directly purchased a CRT Product in the United States from any defendant or subsidiary or affiliate thereof, or any co-conspirator.	Not set yet	For more information visit: www.CRTdirectpurchaser antitrustsettlement.co m
4-9-2012	08-CV-1029	(S.D.N.Y.)	In re: SLM Corporation Securities Litigation Plaintiffs allege that Defendants and others made materially false and misleading statements and omissions in the settling Defendants' public	Not set yet	For more information write or call: Girard Gibbs LLP 601 California Street

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			statements, filings with the Securities and Exchange Commission ("SEC") and other public documents to the investing public regarding the loan underwriting standards, forbearance practices and loss allowances of SLM, its subsidiaries and/or affiliates with respect to certain student loans known as private education loans ("PELs") originated, acquired, serviced or collected by SLM, it subsidiaries and/or affiliates. The lawsuit further alleges that unlawful conduct by SLM caused damages to persons who purchased or otherwise acquired SLM's common shares at allegedly inflated prices. Class Members are all persons or entities who purchased or otherwise acquired SLM common shares between 1-18-2007 and 1-23-2008, inclusive and possessed any of those shares over one or more of the dates of 12-19-2007, 1-3-2008 and 1-23-2008.		Suite 1400 San Francisco, Cal. 94108 Telephone: 415-981-4800
4-10-2012	11-CV-61289	(S.D. Fla.)	Kertesz v. Rick's Cabaret International, Inc., and RCI Internet Services, Inc. Plaintiffs allege that Defendants violated the Telephone Consumer Protection Act ("TCPA") by sending excessive text messages unauthorized by the Plaintiffs. Class Members are all individuals who signed up online to receive SMS text message alerts from Defendants pursuant to Defendants' written terms and conditions expressly stating that a limited number of text messages will be made by	Not set yet	For more information write to: Rafey S. Balabanian Bradley M. Baglien Edelson McGuire, LLC 350 North LaSalle Dr. Suite 1300 Chicago, IL 60654

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			Defendants within a monthly period and who received text messages from Defendants within a monthly period which exceeded the stated limit.	Date	
4-10-2012	08-CV-00042	(E.D.N.Y.)	Precision Associates Inc. v. Panalpina World Transport (Holding) Ltd. Plaintiffs allege that Defendants violated federal antitrust laws by conspiring to fix, inflate, and maintain new charges or prices for U.S. freight forwarding services. Class Members are all persons who directly purchased U.S. Freight Forwarding Services from any of the Defendants or any subsidiary or affiliate thereof, at any time during the period from 1-1-2001 to the present.	7-2-2012	No information.
4-11-2012	09-CV-04146	(D.N.J.)	Henderson, et al. vs. Volvo Cars of North America, LLC and Volvo Car Corporation Plaintiffs allege and Defendants deny that the transmissions in certain Volvo vehicles are predisposed to failing, often after expiration of Volvo's limited express warranty period. Class Members includes all persons in the United States who are current and former owners and lessees of model year 2003-2005 Volvo XC90 T6 vehicles. Class includes persons who no longer own or lease a Volvo XC90 T6 but paid for a transmission rebuild and/or replacement during the period of time of ownership or lease duration.	Not set yet	For more information call or write/visit 1-866-399-2487 Henderson Transmission Settlement Administrator c/o BMC Group P.O. Box 2006 Chanhassen, MN 55317 www.hendersontransmiss ionsettlement.com

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4-13-2012	08-CV-10240	(S.D.N.Y.)	Spicer v. Pier Sixty LLC. Plaintiffs allege that the service charge that Pier Sixty charged its customers was a gratuity and that Pier Sixty violated the New York Labor Law ("NYLL") by retaining a portion of the service charge rather than distributing it in full to servers employed directly by Pier Sixty and temporary servers. The Lawsuit also asserts a claim under the Fair Labor Standards Act ("FLSA") alleging that Pier Sixty failed to properly compensate the banquet servers it employed directly for overtime hours worked. Class Members are all persons employed as servers by Pier Sixty between 11-25-2002 and 2-27-2012 and all persons Gotham Personnel and/or Citi Staffing, Inc. placed to work as temporary servers at Pier Sixty between 7-22-2002 and 2-27-2012.	Not set yet	For more information call or e-mail Class Counsel 212-688-5640 or denise@jhllp.com.
4-13-2012	10-CV-0198	(W.D. Wash.)	Arthur et al. vs. Sallie Mae, Inc. Plaintiffs allege that Sallie Mae or another affiliate or subsidiary of SLM corporation (including Arrow Financial Services, LLC; Asset Performance Group, LLC; General Revenue Corporation; Pioneer Credit Recovery, Inc.; SLM DE Corporation; SLM Financial Corporation; and Student Assistance Corporation) made automated calls to the Representative Plaintiffs and Class Members on their cellular telephones without their prior express consent in violation of the Telephone Communication Protection Act.	Not set yet	For more information visit or call www.arthurTCPASettle ment.com 1 (888) 730-7196

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			Class Members include persons who received an automated call on a cellular telephone from Sallie Mae or any other affiliate or subsidiary of SLM Corporation without their prior express consent on or after 10-27-2005 to 9-14-2010.		
4-13-2012	10-CV-08695	(C.D. Cal.)	Stream SICAV and Todd Marx v. RINO International Corp. et al. Plaintiffs allege that Defendants violated federal securities laws by making allegedly false and misleading public statements. Class Members are purchasers of the common stock and/or call options of RINO International Corporation between 3-31-2009 and 11-17-2010, inclusive, and were damaged thereby.		For more information write to: Laurence M. Rosen The Rosen Law Firm, P.A. 355 South Grand Avenue, Suite 2450 Los Angeles, CA 90071
4-20-2012	11-cv-51-6	(E.D.N.Y.)	Garvey v. Metacafe Plaintiffs allege that Metacafe deposited browser "cookies" and Adobe Flash Player local shared objects (LSOs) on users' computers when users visited any of Metacafe's pages on the Internet. Browsing programs may not manage LSOs, so LSOs may be deposited even when users set their browsers to block browser cookies. Plaintiffs also allege that, in some cases, after users deleted browser cookies, information from LSOs was used to "re-spawn" those deleted cookies. Class Members are all persons who at any time between 1-6-2005 and [Preliminary Approval Date], used any web browsing program on any	7-20-2012	For more information visit: www.metacafe.com

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			device to access any websites or online content controlled, operated or sponsored by Metacafe.		
4-20-2012	10-MD-2179	(E.D. La.)	In re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico Plaintiffs allege economic loss or property damage because of the Deepwater Horizon oil spill. Class Members are all persons, businesses, other entities, and properties in the states of Louisiana, Alabama and Mississippi, and certain counties in Texas and Florida, that were harmed by the oil spill.	Not set yet	For more information contact: Richard C. Godfrey Richard.godfrey@kirk land.com cc: joel.blanchet@kirkla nd.com Evan saucier@kirkland.com
4-26-2012	04-CV-00633	(S.D. Tex.)	Stacey Adcox, et al. v. Wal-Mart Stores, Inc. et al. Plaintiffs allege that Wal-Mart cashiers in the State of Texas performed "off-the-clock" work for which they were not fully compensated in violation of the FLSA. Plaintiffs also alleged various common law claims. Class Members are all current or former cashiers at Wal-Mart Store, Supercenter, Distribution Center, Neighborhood Market or Sam's Club in Texas.	Not set yet	No information.
4-26-2012	07-CV-815	(D.N.M.)	In re: Thornburg Mortgage, Inc. Plaintiffs allege that certain defendants acted	8-27-2012	For more information visit or write to:

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			knowingly or with recklessness in issuing materially false or misleading statements and/or failing to disclose material facts concerning the Company's business and financial condition between 4-19-2007 and 3-19-2008, and are liable to purchasers of TMI common stock for violations of the Security Exchange Act of 1934.		www.strategicclaims. net Kessler Topaz Meltzer & Check, LLP 280 King of Prussia Road Radnor, PA 19087
			Class Members all persons and entities who purchased or otherwise acquired TMI common stock and/or preferred stock in the open market and/or traceable to the Offerings during the period between 4-19-2007 and 3-19-2008, inclusive, and were damaged thereby.		Or Betsy C. Manifold, Esq. Patrick H. Moran, Esq. Wolf, Haldenstein, Adler, Freeman & Herz LLP 750 B Street, Suite 2770 San Diego, CA 92101
4-30-2012	06-CV-15601	(E.D. Mich.)	Cason Merenda et al. v. Detroit Medical Center et al. Plaintiffs allege that: 1) Defendants conspired to keep down RN compensation, in violation of federal antitrust law; 2) Defendants conspired to regularly exchange detailed information about current and future RN compensation, in violation of federal antitrust law. Class Members are all who were employed as a Staff Nurse (defined as "any RN other than a RN working in a managerial or supervisory capacity or as an advanced practice nurse") at any of the Defendant hospitals in Detroit at any time between 12-2002 and 6-2007.	Not set yet	For more information visit or call: www.detroitnursewage s.com 1-800-231-5970