| **Notice Date** | **Case Number** | **Court** | **Case Name Summary of Issue** | **Fairness Hearing Date** | **For more information**  |
| --- | --- | --- | --- | --- | --- |
| **6-1-2016** | **12-CV-213** | **(W.D.N.C.)** | **McIntyre v. Chelsea Therapeutics International, Ltd.**Purchasers claim that Defendant violated the Securities Exchange Act of 1934 by engaging in a fraudulent scheme to conceal negative efficacy results from the public and U.S. Food and Drug Administration (“FDA”) and my making materially false and misleading statements regarding Chelsea’s communications with the FDA, study data, and New Drug Application (“NDA”) for its drug Northera™. | **Not set yet** | Prepared by Brenda Berkley**For more information write to:****Faruqi & Faruqi, LLP****Richard W. Gonnello****Megan M. Sullivan****Katherine M. Lenahan****685 Third Avenue****26th Floor****New York, NY 10017** |
| **6-2-2016** | **13-CV-1432** | **(S.D. Cal.)** | **Blanca Watkins and Spencer Hoyt v. Hireright, Inc.**Plaintiffs allege that HireRight violated the Fair Credit Report Act (“FCRA”) by failing to provide full copies of consumers’ files upon request. Plaintiffs allege that HireRight excluded certain email communications it had with employers from its responses to consumer requests. | **9-19-2016** | **For more inforamtion write to:****HAGENS BERMAN SOBOL**  **SHAPIRO LLP****Kathrein Reed****715 Hearst Avenue****Suite 202****Berkeley, CA 94710** |
| **6-2-2016** | **13-CV-04116****15-CV-00267** | **(D.N.J.)****(W.D.N.Y.)** | **Amy Fischer, et al. v. Kmart Corporation****Gina Hauture, et al. v. Kmart Corporation**Employees claim that Kmart violated the Fair Labor Standard Act (“FLSA”) and state wage-and-hour laws in Maryland, New Jersey, New York and Ohio by misclassifying Hardlines and Softlines Assistant Store Managers as exempt employees. | **Not set yet** | **For more inforamtion write or call:****Klafter Olsen & Lesser** **LLP****Two International Drive****Suite 350****Rye Brook, NY 10573****914 934-9200 (Ph.)** |
| **6-2-2016** | **14-CV-3799** | **(D.N.J.)** | **In re: Ocean Power Technologies, Inc. Securities Litigation****Re Defendants: Charles F. Dunleavy, and Roth Capital Partners, LLC**Investors allege that Defendants issued false and misleading statements about Ocean Power Technologies, Inc. (“OPT’s”) products. Investors clam that OPT’s core product known as a “Power Buoy,” was technologically deficient and incapable of performing in the manner represented by Defendants during the class period from 1-14-2014 to 7-29-2014. | **Not set yet** | **For more information write or e-mail:****Nicholas I. Porritt****Levi & Korsinksy LLP****1101 30th Street, N.W.****Suite 115****Washington, DC 20007****nporritt@zlk.com** |
| **6-3-2016** | **8-CV-00051** | **(D.N.J.)** | **In re: Front Load Washing Machine Class Action Litigation**Consumer claims that LG-brand front-loading washing machines (“Washers”) had an undisclosed propensity to develop a Mold and/or Odor problem.  | **9-21-2016** | **For more inforamtion visit or write:**[**www.washersettlement.com**](http://www.washersettlement.com)**Steven A. Schwartz****Alison G. Gushue****Chimicles & Tikellis LLP****One Haverford Centre****361 W. Lancaster Avenue****Haverford, PA 19041** |
| **6-3-2016** | **11-CV-177** | **(M.D. Ga.)** | **Cox, et al. v. Community Loans of America, Inc., et al.**Plaintiffs claim Defendants’ practice of making disputed transactions (vehicle title loans, title pledges, and title pawns) to active duty Service members and their dependents violated the Military Lending Act of 2007, 19 U.S.C. § 987 et. seq. | **Not set yet** | **For more inforamtion visit:**[**www.barneslawgroup.com**](http://www.barneslawgroup.com) |
| **6-6-2016** | **13-CV-03851** | **(S.D.N.Y.)** | **In re: Barrick Gold Securities Litigation**Investors allege that Defendants made materially false or misleading statements about Barrick’s compliance with environmental regulations governing the development of the mine, Barrick’s compliance with environmental regulations governing the development of the mine, and Barrick’s internal controls over financial reporting. | **10-18-2016** | **For more inforamtion call or visit:****1 855 907-3222 (Ph.)**[**www.barrickgoldsecuritieslitigation.com**](http://www.barrickgoldsecuritieslitigation.com) |
| **6-6-2016** | **13-CV-02213** | **(E.D. Cal.)** | **Morales, et al. v. Conopco, Inc., d/b/a Unilever**Consumers allege that Defendants packaging of the following TRESemmé Naturals products: Nourishing Moisture Shampoo, Nourishing Moisture Conditioner, Radiant Volume Shampoo, Radiant Volume Conditioner, Vibrantly Smooth Shampoo, and Vibrantly Smooth Conditioner falsely indicated they were natural. | **Not set yet** | **For more information write, call or fax:****Mark P. Kindall****Izard Nobel LLP****29 South Main Street****Suite 305****West Hartfort, CT 06107****860 493-6292 (Ph.)****860 493-6290 (Fax)** |
| **6-6-2016** | **15-CV-07818** | **(C.D. Cal.)** | **Jesse Sloan, et al. v. Rentech Nitrogen Partners, LP, et al.****Re Defendants: Michael S. Burke, John H. Diesch, James F. Dietz, Keith B. Forman, Michael F. Ray, Rentech Nitrogen Partners, LP (“Rentech Nitrogen” or the “Company”), Rentech Nitrogen GP, LLC (“Rentech Nitrogen GP”), Lux Merger Sub 1 LLC, Lux Merger Sub 2 LLC, CVR Partners, LP (“CVR Partners”)** Investors claim that Defendants breached their fiduciary duties by entering into and approving the merger between Rentech Nitrogen and CVR Partners, and whether the Class members were harmed by Defendants’ alleged breaches. | **Not set yet** | **For more inforamtion write to:****Brodsky & Smith, LLC****Evan J. Smith****9595 Wilshire Blvd.****Suite 900****Beverly Hills, CA 90212** |
| **6-6-2016** | **11-CV-02022** | **(N.D. Cal.)** | **Brandon Banks, Eric Banks and David Soloway, et al. v. Nissan North America, Inc.**Consumers allege that Nissan North America (“NNA”) failed to inform consumers that the failure of the Delta Stroke Sensor (“DSS”), a component in the brake booster in certain model year 2004-2008 Nissan Titan with Vehicle Dynamic Control unit, (which houses the DSS) Nissan Armada, and Infiniti QX56 vehicles, could cause an alleged reduction (but not a complete loss) of braking power. | **9-21-2016** | **For more information call or visit:****1 877 790-2122 (Ph.)**[**www.dssclassaction.com**](http://www.dssclassaction.com) |
| **6-7-2016** | **6-MD-1775** | **(E.D.N.Y.)** | **In re: Air Cargo Shipping Services Antitrust Litigation**Purchaser clams that the Defendants and certain of their employees conspired to fix, raise, maintain, or stabilize prices of airfreight shipping services by, among other things, coordinating surcharges (such as fuel and security surcharges) and by agreeing to eliminate or prevent discounting of surcharges. | **10-5-2016** | **For more inforamtion call or visit:****1 888 291-9655 (Ph.)**[**www.aircargosettlement5.com**](http://www.aircargosettlement5.com) |
| **6-8-2016** | **15-CV-01411** | **(S.D. Ill.)** | **William A. Coleman, et al. v. Sentry Insurance A Mutual Company**Consumers allege that Sentry improperly non-renewed insureds with Payback® policies and that Sentry erred when it made the final Payback® refund to certain insureds. | **Not set yet** | **For more information call:****1 855 634-2459 (Ph.)** |
| **6-9-2016** | **14-CV-10083** | **(S.D.N.Y.)** | **In re 2014 Avon Products, Inc., ERISA Litigation****Re Defendants: Avon Products, Inc., Plan Administrator, Benefits Board, Investment Committee, Gina Calvario Fitzsimons, Richard Valone, Shalabh Gupta, Robert Loughran, Michael Russnok and Michael Seay (“Defendants”)**Plaintiffs allege that Defendants violated the Employee Retirement Income Security Act of 1974 by, among other things, permitting the Plan to purchase and hold shares of Avon common stock during the Settlement Class Period. The action further alleges that, under Employee Retirement Income Security Act of 1974 (“ERISA”), Defendants owed fiduciary duties of loyalty, care and prudence to the Plan, and that they violated those duties in connection with the Plan’s investments in the Avon Stock Fund. | **10-11-2016** | **For more information write, call or fax:****Jacob H. Zamansky****Samuel Bonderoff****Zamansky LLC****50 Broadway****32nd Floor****New York, NY 10004****212 742-1414 (Ph.)****212 742-1177 (Fax)** |
| **6-9-2016** | **15-CV-643** | **(E.D. Va.)** | **Ryals v. Strategic Screening Services Solutions, et al.**Plaintiff alleges that the Defendants violated the Fair Credit Reporting Act. | **Not set yet** | **For more information write or call:****Leonard A. Bennett****Susan M. Rotkis****Consumer Litigation Associates, P.C.****763 J. Clyde Morris Blvd.****Suite 1A****Newport News VA 23601****757 930-3660 (Ph.)** |
| **6-9-2016** | **14-CV-00601** | **(E.D. Tex.)** | **Roberto Ramirez and Thomas Ihle v. J.C. Penney Corporation, Inc., et al.****Re Defendants: Michael Dastugue, Janet Dhillon, Kenneth Hannah, Michael Kramer, Ronald Johnson, and Myron E. Ullman, III (the “Defendants”)**Investors allege that Defendants violated the Employee Retirement Income Security Act of 1974 by, among other things, permitting the Plan to purchase and hold shares of J.C. Penney common stock during the Settlement Class Period (11-1-2011 to 5-31-2016) when they knew or should have known it was imprudent to do so. | **Not set yet** | **For more information write, call, fax or e-mail:****Jacob H. Zamansky****Samuel E. Bonderoff****Zamansky LLC****50 Broadway, 32nd Floor****New York, NY 10004****212 742-1414 (Ph.)****212 742-1177 (Fax)****jake@zamansky.com****samuel@zamansky.com** |
| **6-9-2016** | **13-CV-5016** | **(N.D. Cal.)** | **Deatrick v. Securitas Security Services USA, Inc.**The lawsuit is about whether Securitas USA should have included annual lump-sum vacation pay paid upon anniversary of employment in determining the rate used to calculate overtime pay. The Plaintiff alleges that this money was a form of bonus, and that Securitas USA underpaid security employees by not counting it when calculating overtime pay. | **9-22-2016** | **For more information write or call:****Eduardo G. Roy****Daniel C. Quintero****John R. Hurley****Prometheus Partners** **L.L.P.****220 Montgomery Street** **Suite 1094****San Francisco, CA 94104****415 527-0255 (Ph.)** |
| **6-10-2016** | **16-CV-00783****16-CV-01236** | **(S.D. Cal.)** | **Zizian v. Massage Envy Franchising, LLC****Bandell et al. v. Massage Envy Franchising, LLC**Members claim that the expiration of unused accrued messages after membership cancellation, termination, or nonrenewal is an unlawful business practice and/or a breach of the membership agreement. | **Not set yet** | **For more information write to:****Frank J. Johnson****Brett M. Weaver****Johnson & Weaver LLP****600 W. Broadway****#1540****San Diego, CA 92101** |
| **6-10-2016** | **11-CV-10344** | **(D. Mass.)** | **In re: Prograf Antitrust Litigation – Indirect Purchaser Class**Indirect purchaser claims that Astellas violated state antitrust, unfair competition, consumer protection, and unjust enrichment laws of the Class States by unlawfully delaying the introduction of generic versions of the prescription drug Prograf into the United States market, causing injury to the Plaintiffs and some members of the Settlement Class by causing them to pay higher prices for Prograf than they would have paid for its generic versions. | **11-2-2016** | **For more information visit:**[**www.PrografIndirectPurchaserSettlement.com**](http://www.PrografIndirectPurchaserSettlement.com) |
| **6-10-2016** | **11-CV-03300** | **(E.D.N.Y.)** | **Fritz, et al v. Resurgent Capital Services, LP, et al.****Re Defendants: Mel S. Harris and Associates, L.L.C. and David Waldman**Consumers allege that Defendants sent written communications (including pleadings) that incorrectly stated that Resurgent Capital Services, LLC was the purchaser, owner and/or assignee of debts claimed against an individual when, in fact, another legal entity was the purchaser, owner and/or assignee of those debts.  | **9-9-2016** | **For more inforamtion write to:****Ahmad Keshavarz****The Law Office of Ahmad Keshavarz****16 Court Street****26th Floor****Brooklyn, NY 11241-1026** |
| **6-13-2016** | **14-CV-3878** | **(S.D.N.Y.)** | **Desrocher v. Covisint Corp., et al.**Purchaser alleges that the Registration Statements for Covisint’s IPO contained material misstatements and omitted material facts required to be stated therein to make the statements therein not misleading. | **Not set yet** | **For more inforamtion write to:****Ellen Gusikoff Stewart****ROBBINS GELLER****RUDMAN & DOWD LLP****655 West Broadway****Suite 1900****San Diego, CA 92101** |
| **6-14-2016** | **15-CV-01629** | **(C.D. Cal.)** | **Munday v. Navy Federal Credit Union (“NFCU”)**Consumer claims that NFCU violated the Telephone Consumer Protection Act 47 U.S.C. § 227, et seq. when it called consumers on personal cellular telephones using an automatic telephone dialing system without prior express consent. | **Not set yet** | **For more inforamtion write or call:****Lemberg Law, LLC****43 Danbury Road****Wilton, CT 06897****203 653-2250 (Ph.)** |
| **6-14-2016** | **6-MD-01775** | **(E.D.N.Y.)** | **In re: Air Cargo Shipping Services Antitrust Litigation**Plaintiff claims that Defendants and certain of their employees conspired to fix, raise, maintain, or stabilize prices of Airfreight Shipping Services by, among other things, coordinating surcharges (such as fuel and security surcharges) and by agreeing to eliminate or prevent discounting of surcharges. | **10-5-2016** | **For more information write to:****Michael D. Hausfeld****Hausfeld LLP****1700 K Street, N.W.****Suite 650****Washington, DC 20006** |
| **6-16-2016** | **14-CV-165** | **(D. Utah)** | **Andrea Katz, et al. v. Garmin Ltd., and Garmin International, Inc.**Plaintiffs allege that Garmin breached its contract, breached its warranties, and committed other violations of law by selling Forerunner 610 watches with allegedly defective wristband. | **Not set yet** | **For more information write to:****Heideman Nudelman Kalik,** **P.C.****c/o Noel J. Nudelman****1146 19th Street, NW****5th Floor****Washington, DC 20036** |
| **6-16-2016** | **13-CV-05978** | **(E.D. Pa.)** | **In re: Urban Outfitters, Inc., Securities Litigation**Plaintiff alleges that Defendant violated the Federal Securities Laws §§ 10(b) and 20(a) of the Securities Exchange Act of 1934.  | **10-16-2016** | **For more information write to:****Ellen Gusikoff Stewart****Robbins Geller Rudman &** **Dowd LLP****655 West Broadway****Suite 1900****San Diego, CA 92101** |
| **6-17-2016** | **15-CV-02436** | **(N.D. Cal.)** | **Nguyen v. Vantiv, Inc., et al.****Re Defendants: Vantiv Holding, LLC and Vantiv, LLC**Consumer alleges that Defendants violated California Laws that prohibit the recording of telephone calls without notice to or consent of callers.  | **12-15-2016** | **For more information write to:****Scot Bernstein****Law Offices of**  **Scot D. Bernstein** **A Professional Corporation****101 Parkshore Drive****Suite 100****Folsom, CA 95630****916 447-0100 (Ph.)****916 933-5533 (Fax)** |
| **6-19-2016** | **12-MD-02311** | **(E.D. Mich.)** | **In re: Automotive Parts Antitrust Litigation****Re Defendants: DENSO Corporation, DENSO International America, Inc., DENSO International Korea Corporation, DENSO Korea Automotive Corporation, DENSO Automotive Deutschland GmbH, ASMO Co., Ltd., ASMO North America, LLC, ASMO Greenville of North Carolina, Inc., and ASMO Manufacturing, Inc. (collectively, “the DENSO Defendants”)**End-Pay and Automobile Dealership plaintiffs allege that Defendants in each lawsuit conspired to fix, maintain, and artificially raise the price of component parts at issue in that lawsuit. The lawsuits claim that, as a result of the relevant Defendants’ conduct, Dealers paid more than they should have for the parts at issue in that lawsuit and paid more for the vehicles in which those parts are contained. The lawsuits also allege that Dealers were unable to pass on all of these increased costs to their customers. | **Not set yet** | **For more information write or visit to:****Barrett Law Group, P.A.****P.O. Box 927****404 Court Square****Lexington, MS 39095****Cuneo Gilbert & LaDuca,** **LLP****507 C Street, N.E.****Washington, D.C. 20002****Larson King, LLP****2800 Wells Fargo Place****30 East Seventh Street****St. Paul, MN 55101**[**www.AutoDealerSettlement.com**](http://www.AutoDealerSettlement.com) |
| **6-20-2016** | **14-CV-03787** | **(N.D. Cal.)** | **Mata, et al. v. Manpower, Inc./California Peninsula, et al.****Re Defendants: Manpower Inc., ManpowerGroup Inc., Manpower, Inc./California Peninsula, and ManpowerGroup US Inc.**Employees claim multiple violations of the California Labor Code, the California Business and Professions Code, and the California Private Attorneys General Act. | **Not set yet** | **For more inforamtion write or call:****B.James Fitzpatrick****Charles Swanston** **Fitzpatrick, Spini &**  **Swanston****555 S. Main Street****Salinas CA 93901****831 755-1311 (Ph.)** |
| **6-20-2016** | **14-CV-99876** | **(C.D. Cal.)** | **Kirk Hinshaw v. VIZIO, Inc.**Purchaser alleges that Defendant advertised, marketed and sold smart televisions as having the ability to access the Amazon Instant Video App., on the televisions when the televisions lacked that capability. | **10-31-2016** | **For more inforamtion write, call, fax or e-mail:****Jeffrey Spencer** **THE SPENCER LAW FIRM** **903 Calle Amanecer****Suite 220****San Clemente, CA 92673****949-240-8595 (Ph.)****949-240-8515 (Fax)****jps@spencerlaw.net** |
| **6-20-2016** | **15-CV-10803** | **(E.D. Mich.)** | **Kelly Services, Inc.**Consumer alleges that Kelly Services violated the Fair Credit Reporting Act (“FCRA”) against an employer who routinely violates the FCRA’s basic protections by failing to provide the “stand alone” disclosure required by the FCRA.  | **Not set yet** | **For more information write, call or fax:****Berger & Montague, P.C.****E. Michelle Drake****100 South Fifth Street****19th Floor****Minneapolis, MN 55402****215 875-3000 (Ph.)****215 875-4604 (Fax)** |
| **6-22-2016** | **15-CV-11160** | **(N.D. Ill.)** | **Tsang v. Zara USA, Inc.**Plaintiff claims that Defendant willfully violated 15 U.S.C. §1681c(g) in that the Plaintiff received from Defendant a printed electronically-generated receipt at the point of sales or transaction which displayed Plaintiff’s first six account digits of Plaintiff’s payment card. | **10-25-2016** | **For more information write to:****Curtis C. Warner****Warner Law Firm, LLC****350 S. Northwest HWY****Ste 300****Park Ridge, IL 60068** |
| **6-22-2016** | **12-CV-14333** | **(S.D. Fla.)** | **In re: Digital Domain Media Group, Inc., Securities Litigation****Re Defendants: John C. Textor, Jonathan F. Teaford, John M. Nichols (the “Individual Defendants”), Roth Capital Partners, LLC and Morgan Joseph TriArtisan, LLC (the “Underwriter Defendants”)**The Complaint alleges claims under the Securities Act, the Exchange Act, and United States Securities and Exchange Commission (“SEC”) Rule 10b-5 promulgated under the Exchange Act, 17 C.F.R. §240.10b-5. | **Not set yet** | **For more inforamtion write or call:****Jay W. Eng****Berman Devalerio****3507 Kyoto Gardens Drive****Suite 200****Palm Beach Gardens, FL** **33410****561 835-9400 (Ph.)** |
| **6-23-2016** | **14-CV-02521** | **(S.D. Cal.)** | **Manouchehri v. Styles for Less, Inc.**Consumer alleges that Styles for Less violated the Telephone Consumer Protection Act (“TCPA”) by sending unauthorized text messages. | **Not set yet** | **For more information write to:****James R. Patterson****Patterson Law Group, APC****402 W. Broadway****29th Floor****San Diego, CA 92101** |
| **6-24-2016** | **6-CV-00485** | **(N.D. Ind.)** | **Thomas Westcott, et al. v. FedEx Ground Package System, Inc.**Contractors allege that FedEx Ground misclassified pick-up and delivery contractors as independent contractors rather than as employees, and failed to provide them with legal rights that employees have under Maryland law. | **1-23-24-2017** | **For more information write, call or fax:****Robert I. Harwood****Harwood Feffer LLP****488 Madison Avenue****Suite 800****New York, NY 10022****212 935-7400 (Ph.)****212 735-3630 (Fax)** |
| **6-24-2016** | **13-CV-30184** | **(D. Mass.)** | **Dennis Gordan, et al. v. Massachusetts Mutual Life Insurance Company, et al.**Purchasers allege that Defendants violated ERISA by (1) causing unreasonable administrative expenses to be charged to the Plans; (2) providing unreasonably priced and poor-performing investment options; and (3) providing a fixed income investment option that was unduly risky and expensive.  | **11-2-2016** | **For more information visit:**[**www.MassMutualRetirementPlanSettlement.com**](http://www.MassMutualRetirementPlanSettlement.com) |
| **6-24-2016** | **15-CV-1367** | **(S.D. Tex.)** | **In re: Crestwood Midstream Partners Unitholder Litigation****Re Defendants: Crestwood Midstream Partners LP, Crestwood Midstream GP, LLC, Robert G. Phillips, Alvin Bledsoe, Michael G. France, Warren H. Gfeller, John J. Sherman, and David Wood**The Lawsuits allege that the Merger Agreement was entered into by means of an unfair process and for an unfair price and the operative consolidated complaint further alleged that Defendants violated Sections 14(a) and 20(a) of the Securities Exchange Act of 1934 the (“Exchange Act”) and Rule 14a-9 promulgated thereunder (“Rule 14a-9”). | **Not set yet** | **For more information write or call:****Thomas E. Bilek****The Bilek Law Firm,** **L.L.P.****700 Louisiana****Suite 3950****Houston, TX 77002****713 227-7720 (Ph.)** |
| **6-24-2016** | **16-CV-80028** | **(S.D. Fla.)** | **Oakes et al. v. Blue Cross and Blue Shield of Florida, Inc.**Plaintiffs allege that Florida Blue violated the law by applying its medical coverage guidelines for hepatitis C drug therapy to request for coverage of Harvoni that, in most circumstances, limited coverage of Harvoni to persons with advance liver scarring. | **Not set yet** | **For more information write to:****Rivero Mestre LLP****2525 Ponce de Leon Blvd.****Suite 1000****Miami, FL 33134** |
| **6-27-2016** | **12-CV-3419** | **(S.D.N.Y.)** | **Laydon v. Mizuho Bank, Ltd, et al.****Re Defendants: HSBC Holdings plc and HSBC Bank plc** Plaintiff alleges that Defendants manipulated, aided and abetted the manipulation of, and conspired, colluded, or engaged in racketeering activities to manipulate Yen-Libor, Euroyen TIBOR, and the prices of Euroyen-Based Derivatives in violation of the Commodity Exchange Act, the Sherman Antitrust Act, the Racketeer Influenced and Corrupt Organization Act, and state common law. | **11-10-2016** | **For more inforamtion write, call, fax or e-mail:****Patrick T. Egan****Daryl DeValerio Andrews****Berman Devalerio****One Liberty Square****Boston, MA 02109****617 542-8300 (Ph.)****617 542-1194 (Fax)****pegan@bermandevalerio.com****dandrews@bermandevalerio.com** |
| **6-28-2016** | **14-CV-03612** | **(N.D. Cal.)** | **Reniger v. Hyundai Motor Amedrica****Re Defendants: Hyundai Motor America and Hyundai Motor Company**Plaintiff alleges that Defendants’ vehicles cause unexpected stalling that results in total loss of power, including braking and steering, posing a risk of injury or death to both passengers and pedestrians. | **Not set yet** | **For more information write to:****Mark S. Greenstone****Glancy Prongay & Murray,** **LLP****1925 Century Park East****Suite 2100****Los Angeles, CA 90067** |
| **6-28-2016** | **15-CV-06728** | **(D.N.J.)** | **Georgina Sandoval v. LVNV Funding LLC, et al.****Re Defendants LVNV Funding LLC and Resurgent Capital Services L.P.**Consumer alleges that the Defendants violated the Fair Debt Collection Practices Act (“FDCPA”) by mailing consumers written collection communications in windowed envelopes such that the account number associated with the debt was visible from outside the envelope.  | **Not set yet** | **For more information write, call or fax:****Yongmoon Kim****411 Hackensack Avenue****2nd Floor****Hackensack, NJ 07601****201 273-7117 (Ph.)****201 273-7117 (Fax)** |
| **6-29-2016** | **10-CV-01811** | **(N.D. Cal.)** | **In re: Sony PS3 “Other OS” Litigation**The Lawsuit claims that disabling the Other OS functionality in Fat PS3’s through a firmware update constituted an unfair and unlawful business practice3 and false advertising. | **Not set yet** | **For more information write, call or fax:****James Pizzirusso****Hausfeld LLP****1700 K Street, N.W.****Suite 650****Washington, DC 20006****202 540-7200 (Ph.)****202 540-7201 (Fax)** |
| **6-29-2016** | **13-CV-00157** | **(E.D. Va.)** | **In re: Lumber Liquidators Holdings, Inc., Securities Litigation**The Complaint alleges the Officers and Directors of the Defendant made false statements regarding Defendant’s business practices, operations and future financial earning and prospects, and inflated the market price of Lumber Liquidators Securities throughout the Class Period and also concealed such misleading practices from investors. When unlawful business practices were made public the market price of Lumber Liquidators Securities declined sharply, thus damaging class members. Complaint alleges individual Defendants violated Section 20(a) of the Exchange Act for engaging in unlawful acts.  | **Not set yet** | **For more information write, call fax or e-mail:****Pomerantz LLP****Jeremy A. Lieberman,** **600 Third Avenue, 20th Floor****New York, NY 10016****212 661-1100 (Ph.)****212 661-8665 (Fax)****jalieberman@pomlaw.com****dsommers@cohenmilstein.com****dbunch@cohenmilstein.com****eaniskevich@cohenmilstein.com** |
| **6-30-2016** | **12-CV-5275** | **(D.N.J.)** | **City of Sterling Heights General Employee Retirement System v. Prudential Financial, Inc.****Re Defendants: Prudential Financial Inc., John R. Strangfeld, Richard J. Carbone, and Mark B. Grier**Plaintiffs allege that Defendants issued materially false and misleading statements concerning Prudential’s current and future financial condition, including its reserves and its potential liability to policyholders, their beneficiaries or relevant state authorities for millions of dollars in benefits that should have been paid out to policyholders or escheated to the states, and the extent of the Company’s exposure to claims of state and federal law violations. | **9-28-2016** | **For more information write to:****Ellen Gusikoff Stewart****ROBBINS GELLER RUDMAN &**  **DOWD LLP****655 West Broadway****Suite 1900****San Diego, CA 92101** |
| **6-30-2016** | **16-CV-01622** | **(M.D. Fla.)** | **Technology Training Associates, Inc., et al. v. Buccaneers Limited Partnership****Re Defendants: Buccaneers Limited Partnership (“BLP”), Technology Training Associates, INc., and Larry E. Schwanke, D.C. d/b/a Back to Basics Family Chiropractic**Plaintiffs allege that Defendants improperly sent advertisements by facsimile and seeks actual damages, as well as statutory damages under the Telephone Consumer Protection Act of1991, 47 U.S.C. § 227 ("TCPA"). | **Not set yet** | **For more information write to:****Phillip A. Bock****Jonathan B. Piper****Daniel J. Cohen****Bock, Hatch, Lewis &**  **Oppenheim, LLC****134 North La Salle Street****Suite 1000****Chicago, IL 60602** |
| **6-30-2016** | **13-CV-00922** | **(N.D. Ill.)`** | **Rench v. TD Bank, N.A.**Plaintiff alleges violations of the Federal Racketeer Influenced and Corrupt Organizations Act, the Illinois Prizes and Gifs Act, the Illinois Consumer Fraud and Deceptive Business Practices Act, and the Truth in Lending Act. | **Not set yet** | **For more information write or call:****Goldenberg Heller &** **Antognoli, P.C.****2227 South State**  **Route 157****Edwardsville, IL 62025****618 656-5150 (Ph.)** |
| **Received 6-21-2016****Dated****5-27-2016** | **14-V-01549** | **(N.D. Ill.)** | **Mihael Lee Tannlund v. Real Time Resolutions, Inc.**Plaintiff alleges that Real Time Resolutions, Inc. violated the Telephone Consumer Protection Act (“TCPA”) by using an automatic telephone dialing system and/or an artificial prerecorded voice to place calls to cell phones without Class Members’prior consent. | **9-8-2016** | **For more information write or call:****Mark Ankcorn, Esq.****Ankcorn Law Firm, PC****11622 El Camino Real, Suite 100****Del Mar, California 92130****619 870-0600** |