

Class Action Fairness Act (CAFA) Notices  
 Received in August, 2011 by the  
 Attorney General for the District of Columbia

Notice Date	Case Number	Court	Case Name Summary of Issue	Fairness Hearing Date	Website Link
8-1-2011	9-CV-1428	(D. P.R.)	<p><b>Hoff v. Popular, Inc., et al.</b>            Plaintiffs filed a consolidated Class action complaint (the "Complaint") claiming to act on behalf of themselves and all persons and entities, other than the defendants named therein and the defendants' specified affiliates, who purchased or acquired Popular common stock and/or series B preferred stock during the time period between 1-24-2008 and 2-19-2009, inclusive, and were injured thereby.</p> <p>Class Members are all persons and entities who purchased or acquired Popular, Inc ("Popular") common stock and/or 8.25% non-cumulative monthly income preferred stock series B during the time period between 1-24-2008 and 2-19-2009, inclusive, and were injured thereby.</p> <p>There are approximately 117 District residents.</p>	11-2-2011	For more information <a href="http://www.PopularSecuritiesLitigation.com">www.PopularSecuritiesLitigation.com</a>
8-1-2011	09-CV-1552	(D.C. P.R.)	<p><b>In re Popular, Inc. ERISA Litigation</b>            Plaintiffs allege that certain Defendants knew or should have known that Popular stock was not a prudent retirement investment during the Class Period and that the Defendants acted imprudently by not preventing further investment in Popular stock and not liquidating the Plans' Popular common stock holdings.</p>	11-2-2011	For more information <a href="http://www.PopularSecuritiesLitigation.com">www.PopularSecuritiesLitigation.com</a> or call 1877 846-5276

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			<p>Class Members are all persons and entities who purchased or acquired Popular common stock and/or Series B preferred stock during the time period between 1-24-2008 and 2-19-2009, inclusive, and were injured thereby.</p>		
8-1-2011	8-CV-0011	(S.D.W.Va)	<p><b>Saratoga Advantage Trust, et al. v. ICG, Inc. a/k/a International Coal Group, Inc., et al.</b></p> <p>Plaintiff allege, Defendants' issued a series of false and misleading statements in filings with the Securities and Exchange Commission ("SEC"), and made materially incorrect public statement while issuing press releases and shareholder reports that artificially inflated the price of the Company's stock prior to and after ICG's 11-21-2005 Reorganization and stock exchange (the "Reorganization").</p> <p>Class Members are all person and entities who purchased securities of ICG between 4-28-2005 and 6-8-2006, inclusive (the "Class Period") against ICG seeking to pursue remedies under the Securities Exchange Act of 1934 (the "Exchange Act").</p>	11-14-2011	No information available
8-1-2011 And 8-24-2011	06-MD-1775	(E.D. N.Y.)	<p><b>Air Cargo Shipping Services Antitrust Litigation</b></p> <p>Plaintiff alleges that Defendants conspired to fix raise, maintain, or stabilize prices</p>	Not set yet	To view settlement documents  <a href="http://www.aircargosettlemen">www.aircargosettlemen</a>

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			<p>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. It is also alleged that, as a result, purchasers paid more for Airfreight Shipping Services than they otherwise would have paid.</p> <p>Plaintiff alleges that members of the Mixed U.S.-E.U. Foreign Subclass purchased Airfreight Shipping Services from Defendants for shipments between the U.S. and any E.U. Member State and also purchased Airfreight Shipping Services for shipment within, to, from, or between any E.U. Member State, (excluding shipments to or from the U.S.).</p> <p>Class Members are all persons and entities in the United States that purchased Airfreight Shipping Services for shipments within, to, or from the United States indirectly from any of the Defendants or any predecessor, subsidiary, or affiliate of each, at any time during the period from no later than 1-1-2000 to present.</p>		<p><a href="http://t2.com">t2.com</a></p> <p>Contact Information</p> <p>1-888-291-9655</p>
8-2-2011	10-CV-1171	(N.D. Cala.)	<p><b>James Rafton v. Rydex Series Funds, et al</b> Plaintiff alleges violations of the Securities Act of 1933 in connection with alleged misstatements in the registration statement of the Rydex Inverse Government Long Bond Strategy Fund (the "Fund").</p>	Not set yet	<p>For more information <a href="http://www.sparerlaw.com">www.sparerlaw.com</a> <a href="mailto:RydexLitigation@sparerlaw.com">RydexLitigation@sparerlaw.com</a> Or call</p>

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			Class Members are all persons who acquired shares of the Rydex Inverse Government Long Bond Strategy Fund (the "Rydex Fund"), during the period from 8-1-2007 through 7-31-2009, inclusive, and having compensable damages.		(415) 217-7300
8-3-2011	07-CV-01866	(W.D. Conn.)	<p><b>Rodriguez, et al. v. Sallie Mae, Inc.</b> Plaintiffs challenge certain practices relating to the underwriting or origination of private student loans. Plaintiffs generally allege that, when Defendants used a factor called the "cohort default rate" in its underwriting or origination criteria, the result was that African American, Hispanic, and Native American borrowers received less favorable loan terms.</p> <p>Class Members are all African American, Hispanic or Native American individuals for who Sallie Mae, Inc. or any other affiliate or subsidiary of SLM Corporation underwrote or originated a private student loan between 9-15-2003 and 6-20-2011.</p> <p>There are approximately 9,222 Class Members in the District.</p>	10-17-2011	For more information <a href="http://www.rodriquezsettlement.com">www.rodriquezsettlement.com</a>
8-4-2011	08-CV-1677	(E.D. La.)	<p><b>Pardue v. Cummins Inc., et al.</b> Plaintiff allege that Pattern 53 blocks, originally installed in certain 1998-2001</p>	Not set yet	For more information <a href="http://www.cumminspickupblocksettlement.com">www.cumminspickupblocksettlement.com</a>

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			<p>model year Chrysler Dodge Ram model 2500 or 3500 truck as a component of certain Cummins ISB 5.9 liter, diesel engines, crack on the passenger side of the block, causing coolant to leak.</p> <p>Class Member are all persons who purchased or leased in the United States, its territories, or possessions a 1998-2001 model year Chrysler Dodge Ram truck, model 2500 or 3500, originally equipped with a Cummins ISB 5.9 liter, diesel engine build using a pattern 53 Block.</p>		
8-4-2011	05-CV-04157	(E.D. Penn.)	<p><b>D.R. Ward Construction Co., et al. v. Rohm &amp; Haas Company, et al.</b> Plaintiff alleges that Defendants' participation in a conspiracy to restrain the trade for and sale of Plastic Additives, such as heat stabilizers, impact modifiers, and processing aids used to manufacture or process plastics.</p> <p>Class Members are all persons and business entities that indirectly purchased products containing Plastic Additives manufactured, sold, or distributed by Defendants, other than for resale, from 1-1-1990 to and including 1-31-2003.</p>	Not set yet	<p>For more information</p> <p><a href="http://www.paed.uscourts.gov">www.paed.uscourts.gov</a></p> <p>or</p> <p><a href="http://www.dcd.uscourts.gov">www.dcd.uscourts.gov</a></p>

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8-5-2011	11-CV-01625	(N.D. Cal.)	<p><b>Yoshioka v. The Charles Schwab corporation, et al.</b> Plaintiff alleges that Defendants included certain language in their IRA account agreements which caused a prohibited transaction to occur in those accounts, resulting in loss of their tax-exempt status.</p> <p>Class Members are all persons who currently or formerly held a Schwab IRA account at any time from 1-1-2005 to the date of Final Judgment.</p>	Not set yet	<p>For more information <a href="http://www.schwab.com/Yoshioka">www.schwab.com/Yoshioka</a> or call 877 586-5775</p>
8-5-11	11-CV-00436	(C.D. Cal.)	<p><b>Ace Marine Rigging &amp; Supply, Inc. v. Virginia Harbor Services Inc.</b> Plaintiff alleges that Defendants conspired and agreed to fix, maintain, raise and/or stabilize prices, rig bids, and allocate the market and customers in the United States for Marine Pilings.</p> <p>Class Members are all persons and entities who purchased Marine Pilings in the United States directly from any Defendant or Named Co-Conspirator or any of their predecessors, parents, subsidiaries, or affiliates at any time during the period from and including 1-1-2000 and including 8-31-2005.</p>	Not set yet	<p>For more information <b>Settlement Class Counsel</b></p> <p><b>Gregory S. Ascioffa William V. Reiss Labaton Sucharow LLP 140 Broadway New York, NY 10005</b></p>

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8-8-2011	5-MD-01684	(E.D. Pa.)	<p><b>In Re Plastic Additive Antitrust Litigation, No.</b>  Plaintiff allege that the Settling Defendants participated in a conspiracy to raise, fix, maintain, or stabilize Plastic Additives prices at artificially high levels, in violation of state antitrust and consumer protection laws.</p> <p>Class members are all who purchased indirectly Plastic Additives, including products made from or including Plastic Additives, from 1-1-1990 to 1-31-2003.</p>	Not set yet	<p>For more information</p> <p><b>Krishna B. Narine  Law Office of  Krishna B. Narine, P  .C.  101 Greenwood Avenue  Suite 600  Jenkingtown, PA  19046  (215) 277-5770</b></p>
8-11-2011	9-CV-01120	(D.C. N.J.)	<p><b>Bauer v. Prudential Financial, Inc. et al.</b>  Plaintiff brings this action pursuant to Rule 23 of the Federal Rules of Civil Procedure, individually and on behalf of a class consisting of all purchasers of the Securities pursuant or traceable to the Company's false and misleading Registration Statement for the Offering and who were damaged thereby.</p> <p>Class Members are all purchasers of the 9% Junior subordinated notes of Prudential Financial, Inc. ("Prudential") (the "Notes") from 6-24-2008 through 3-12-2009, inclusive (the "Settlement class Period"), pursuant to and/or traceable to a registration statement (the "Registration Statement") and prospectus (the "Prospectus") issued in connection with Prudential's 6-24-2008</p>	11-14-2011	<p>For more information</p> <p><a href="http://www.izardnoble.com">www.izardnoble.com</a></p> <p>or</p> <p><b>Brian E. Pastuszewski  Deborah S. Birnbach  Katherine G. McKenney  Goodwin Procter LLLP  53<sup>rd</sup> State Street  Exchange Place  Boston, MA 02109  (617) 523-1000</b></p>

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			initial Public Offering of the Notes (The "Offering") (the "Settlement Class").		
8-11-2011	11-MD-2222	(S.D. Fla.)	<p><b>In re Enfamil LIPIL Marketing &amp; Sales Practices Litigation</b> Plaintiff alleges that Mead Johnson &amp; company, LLC ("Mead Johnson") falsely represented that Enfamil LIPIL® is the only infant formula that contains DHA and ARA. DHA and ARA are healthy fatty acids.</p> <p>Class Members are all persons who bought Enfamil LIPIL® infant formula in the United States between 10-13-2005 and 3-31-2010. You are not included if you received Enfamil LIPIL® infant formula through the U.S.D.A.'s Women, Infants and Children program ("WIC") or purchased it for resale.</p>	9-26-2011	<p>For more information <a href="http://www.FormulaSettlement.com">www.FormulaSettlement.com</a> or 1-866-254-8048</p>
8-15-2011	10-CV-1332	(D.C. N.J.)	<p><b>Smajlaj, et al. v. Campbell Soup Company, et al.</b> Plaintiffs allege that the labels on Campbell's low sodium tomato soup products were misleading in that the "low sodium" soups actually contained approximately as much sodium as Campbell's regular tomato soup. Also alleged that they were misled into paying for more expensive soup even though it did not contain less sodium than the cheaper alternative, which was identical.</p>	11-29-2011	<p>For more information <a href="http://www.reducedsodiumsoupsettlement.com">www.reducedsodiumsoupsettlement.com</a></p>

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			Class Members are all purchasers, since 7-1-2009, through the filing of the Application for Preliminary Approval, in the United States, including the District of Columbia, the territories and possessions of the U.S., and/or the Commonwealth of Puerto Rico.		
8-15-2011	09-CV-6351	(S.D.N.Y.)	<p><b>In re Wachovia Preferred Securities and Bond/Notice Litigation</b> Plaintiffs alleged that investors incurred damages resulting from financial misrepresentations and overstatement of assets in the prospectus for Wachovia Preferred Securities and Bond Notes in violation of the SEC act.</p> <p>Class includes investors who purchased and acquired preferred securities and/or bonds issued by Wachovia Corporation from the date of the initial public offering through 2-27-2009.</p>	11-14-2011	<p><a href="http://www.WachoviaBondLitigation.com">www.WachoviaBondLitigation.com</a> Claims Administrator Garden City Group PO Box 9804 Dublin, Ohio 4307-5704</p>
8-16-2011	09-CV-386	(D. Colo.)	<p><b>Oppenheimer Champion Fund Securities</b> Plaintiff allege that eventually the true risks presented by the assets held by the Champion Income Fund were revealed, resulting in losses to Champion Income Fund investors.</p> <p>Class Members are all persons and entities who purchased or otherwise acquired shares of the Champion Income Fund during the</p>	9-30-2011	<p>For more information 1-877-845-3575</p> <p>Or via email <a href="mailto:info@oppenheimerchampionsettlement.com">info@oppenheimerchampionsettlement.com</a></p> <p>or visit <a href="http://www.Oppenheimer">www.Oppenheimer</a></p>

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			period from 1-1-2006 through 12-31-2008, inclusive, and who were damaged thereby.		ChampionSettlement.com
8-16-2011	10-CV-03124	(C.D. Cala.)	<p><b>Carlos Collado, et al. v. Toyota Motor Sales, USA., Inc. &amp; Elliott Fixler v. Toyota Motor Sales, U.S.A., Inc.,</b>            Plaintiffs allege that optional and more expensive headlamps that were purchased were defective and the defect was known to Toyota, yet they never informed owners. Rather, they simply waited for warranties to expire. The replacement cost for each lamp was approximately \$275 for a total of about \$550.</p> <p>Class Members are all individuals who previously paid for an electronic control unit repair are eligible to receive a full cash reimbursement for parts and labor, regardless of mileage and whether or not they had repairs performed at a Toyota Dealership.</p>	Not set yet	For more information  Philip Gotthelf 41 King Place Closter, N.J. 07624 (201) 401-6068
8-17-2011	08-CV-2516	(S.D. N.Y)	<p><b>In re Municipal Derivatives Antitrust Litigation</b>            Plaintiff allege that the Defendants violated federal antitrust laws by conspiring to fix, maintain or stabilize the price of municipal derivatives and by rigging bids and allocating customers and markets for municipal derivatives in the United States. Municipal derivatives are</p>	10-11-2011	For more information  <a href="http://www.municipaldervativessettlement.com">www.municipaldervativessettlement.com</a>  or call  1877-310-0512

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			<p>financial products used by issuers of tax-exempt municipal bonds (such as states, cities, counties, or their agencies), or by tax-exempt, non-profit private entities, to invest the money received from bond offerings while they are waiting to spend it.</p> <p>Settlement Class Members are state, local, or municipal government entities, independent government agencies, and private entities that purchased municipal derivatives through negotiation, competitive bidding, or auction anytime from 1-1-1992 to present.</p>		
8-18-2011	10-CV-6335	(D.C. Or.)	<p><b>John E. and Mary Jane Semasko, et al. v. Thompson &amp; Knight, LLP</b></p> <p>Plaintiffs allege that Geffen participated or materially aided the sale of securities by the Sunwest Enterprise by preparing audited financial statements and financial reports sent to the Securities Exchange Commission ("SEC") and NASD for Canyon Creek Financial, LLC for the years ended 12-31-2006 and 2007.</p> <p>Class Members are all persons that invested in securities involving the Sunwest Enterprise on or after 1-1-2002. This includes individuals or entities that made an investment in properties or facilities that were operated or were being developed</p>	8-28-2011	<p>For more information</p> <p><b>Claims Administrator Michael Grassmueck (503 294-9928</b></p>

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			for senior living facilities. Many of these investments were made through limited liability companies and involved the purchase of tenancy-in-common interest, membership interest, preferred interests, or limited partnership interests in properties that were purchased or operated by the Sunwest Enterprise or companies it created.		
8-22-2011	06-CV-00046	(D.C. Wisc.)	<p><b>Douglas E. Barden v. Hurd Millwork Company, Inc.</b> Plaintiff allege that beginning at least on 1-1-1990, and continuing to the present, Hurd has engaged in a common course of misconduct toward the class regarding its inert gas-filled units, including embarking on a fraudulent national advertising campaign, making uniform misrepresentations, failing to disclose, intentionally suppressing and concealing material information, breaching its express warranties and otherwise deceiving the Class intentionally and negligently.</p> <p>Class Members are all individuals and entities that own Hurd inert gas-filled windows and/or doors manufactured between 1-1-1994 to 12-31-1998.</p>	Not set yet	<p>For more information <a href="http://www.inertgassettlement.com">www.inertgassettlement.com</a>. or call 1 888 885-9690</p>
8-22-2011	09-CV-147	(N.D. W.Va.)	<p><b>Ed. Broome, Inc. v. XTO Energy Inc. and Linn Energy Holdings, LLC.</b> Plaintiff alleges the XTO and Linn Energy</p>	11-21-2011	<p>For more information <a href="http://www.LINN-">www.LINN-</a></p>

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			<p>failed to pay appropriate royalties for their leases. They also claim that the companies improperly deducted post-production expenses from royalty payments. Post-production expenses include costs, charges, or gas retained for transportation, gathering, dehydration, compression, extraction, processing, fuel, shrink, line loss, free gas, and other related expenses.</p> <p>Two Classes have been identified:</p> <p>1. (a) have or had a "One-Eighth" type oil and gas lease on land in West Virginia; (b) have or had oil, gas, or other hydrocarbon production under the lease; and (c) have received or were due royalty payments from XTO or Linn Energy.</p> <p>2. (a) Linn Energy Class; if you received or were due those royalty payments between 5-30-2003, and 3-31-2008, from Linn Energy; (b) XTO Sub-Class 1 if you received or were due those royalty payments between 4-1-2008, and 6-30-2008, from XTO; (c) XTO Sub-Class 2; if you received or were due those royalty payment between 7-1-2008, and 2-28-2011, from XTO.</p>		<p><a href="http://XTOCASSACTION.COM">XTOCASSACTION.COM</a></p> <p>or</p> <p>1-800 253-1028</p>
8-23-2011	10-CV-3630	(N.D. Ill.)	<p><b>Woods v. Advocate Health and Hospitals Corp, and Advocate North Side Health Network</b> Plaintiff alleges that Advocate violated the Fair Credit Reporting Act by printing more</p>	Not set yet	For more information 312 739-4200

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			<p>than the last five digits and/or the expiration date of the customers' credit or debit cards on receipts issued for in-person payment made to Advocate.</p> <p>Class Members are all individual who received a credit or debit card receipt for an in-person payment made to Advocate health ("Advocate") on or after 6-4-2008 that displayed more than the last five digits of your card, the card expiration date, or both.</p>		
8-24-2011	08-CV-00432	(E.D. Wisc.)	<p><b>Keith Ori, on Behalf of Himself and Others Similarly Situated v. Fifth Third Bank and Fiserv, Inc.</b></p> <p>Plaintiff alleges that Fifth Third and Fiserv provided erroneous information to consumer credit reporting agencies about mortgage loans formerly issued or held by R-G Crown Bank in connection with Fifth Third's acquisition of R-G Crown Bank in 12-2007.</p> <p>Class Members are all persons residing in the United States who, as of 11-3-2007, had a closed, inactive mortgage loan was reported as active to Consumer Credit Reporting Agencies by Fiserv and/or Fifth Third Bank on 11-10-2007, or who otherwise were advised during 1-2008 or 2-2008 by a letter from Fifth Third Bank, that information about their mortgage loan had</p>	Not set yet	No Information

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			been incorrectly reported to Consumer Credit Reporting Agencies.		
8-25-2011	10-CV-1068	(W.D. La.)	<b>Johnson v. Recatto et al.</b> <b>CLASS ACTION FAIRNESS ACT OF 2005</b> <b>NOTIFICATION - UPDATED HEARING DATE</b>	12-12-2011	<b>Bull &amp; Lifshitz, LLP</b> <b>18 East 41<sup>st</sup> Street</b> <b>NY, NY 10017</b> <b>(212) 213-6222</b>
8-26-2011	06-CV-03093	(D. Minn.)	<b>In Re RBC Dain Rauscher Overtime Litigation</b> Plaintiffs; two former RBC Securities Brokers brought action against RBC seeking to recover unpaid overtime both individually and on behalf of all other similarly situated persons, pursuant to the Fair Labor Standards Act of 1938, along with other state law claims.  Class Members are all individuals who were employed by RBC Capital Markets, LLC ("RBC" or "Defendant") as a Financial Consultant, Senior Financial Associate, Institutional Salesperson, or Junior Institutional Salesperson (collectively "Securities Brokers") in the US at any time between 6-1-2007 and 7-1-2010 (the "Class Period").	Not yet set	
8-26-2011	05-CV-2237	(S.D. N.Y.)	<b>In re: DDAVP Direct Purchaser Antitrust Litigation</b> Plaintiff allege that Defendants violated federal antitrust laws by engaging in an unlawful scheme to delay or block the market entry of less expensive, generic versions of	11-11-2011	For more information  <a href="http://www.ddavpdirectpurchaser settlement.com">www.ddavpdirectpurchaser settlement.com</a>  or call

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			<p>DDAVP tablets.</p> <p>Class Members: You are in the Class if you are an entity in the United States that purchased DDAVP in tablet form directly from the Defendants at any time between 2-18-2001 and 12-31-2010.</p>		(888) 772-8278
8-30-2011	10-CV-06075	(S.D. N.Y.)	<p><b>Zuber Ahmed, Nurul Houque, Mohammed B. Uddin, Saleh Uddin, Bennett Larsen and Leslie Newsam v. Union Square Hospitality Group, LLC et al.</b></p> <p>Plaintiff alleged that the Defendants misappropriated tips and "service charges" that Defendants charged their customers who held private events at or held private events catered by Eleven Madison Park, The Modern, Tabla, Gramercy Tavern, Union Square Café, Maialino, Blue Smoke, Blue Smoke Catering, and Hudson Yards Catering, improperly took a tip credit, failed to pay Plaintiffs for all of the hours that they worked, failed to properly pay overtime for the hours that they worked over 40 in a workweek, and failed to pay spread-of-hours pay to employees who worked more than 10 hours in a day.</p> <p>Class Members: If you worked at Eleven Madison Park, The Modern, Tabla, Gramercy Tavern, Union Square Café, Maialino, Blue Smoke, Blue Smoke Catering, and Hudson Yards Catering, as a server, food runner, busser,</p>	Not set yet	<p>For more information</p> <p><a href="mailto:attorney@lipmanplesur.com">attorney@lipmanplesur.com</a></p> <p>or call</p> <p>(516) 931-0050</p>

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			bartender, barback, maitre d', host, expeditor, polisher, backwaiter, server assistant, wait-staffer, captain, baristas, or front server for at least 170 hours between 8-16-2004 to 6-23-2011.		
8-26-2011	10-CV-18599	(C.C. Ill.)	<p><b>Dr. William P. Gress v. Chiropractors Buying Group, Inc., H&amp;H Wholesale Services, Inc. and John Doe</b></p> <p>Plaintiff alleges that Defendants' (CBG and H&amp;H) sent unsolicited facsimile advertisement. Sending of this fax violated federal law, called the Federal Telephone Consumer Protection Act, and Illinois common law conversion.</p> <p>Class Members are (a) all persons and entities with fax numbers (b) who, on or after a date four years prior to the filing of this action and on or before a date 20 days following the filing of this action, (c) were sent faxes by or on behalf of defendants Chiropractors Buying Group, Inc., or H&amp;H Wholesale Services, Inc., promoting their goods or services for sale (d) and who were not provided an "opt out" notice as described.</p>	Not set yet	<p>For more information</p> <p>Edelman, Combs, Lattuner &amp; Goodwin, LLC          120 S. LaSalle St.          18<sup>th</sup> Floor          Chicago, IL. 60603</p> <p>Or call/email          (312) 917-4504  <a href="http://www.edcombs.com">www.edcombs.com</a></p>
8-30-2011	09-CV-01947	(D. Conn.)	<p><b>Kaye v. Aesthera Corporation</b></p> <p>Plaintiff alleged that the defendant violated the Telephone Consumer Protection Act (the "TCPA"), by sending unsolicited</p>	Not set yet	<p>For more information</p> <p><a href="https://ecf.ctd.uscourts.gov/cgi-">https://ecf.ctd.uscourts.gov/cgi-</a></p>

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			<p>facsimile advertisements.</p> <p>Class Members are all individuals who, on or after 8-1-2006, received facsimile communications from Aesthera Corporation making known the availability of products or services offered by Aesthers.</p>		<p><a href="#">bin/login.pl</a></p> <p>or write            Tilghman &amp; Co.,            P.C., Settlement            Administration            P.O.Box 12864            Birmingham, Alabama            35202-2864</p>