| **Notice Date** | **Case Number** | **Court** | **Case Name Summary of Issue** | **Fairness Hearing Date** | **For more information** |
| --- | --- | --- | --- | --- | --- |
| **3-2-2016** | **15-CV-01058** | **(N.D. Ga.)** | **Frederick Luster v. Wells Fargo Dealer Services, Inc.**  Plaintiff alleges that Wells Fargo violated the Telephone Consumer Protection Act by using an automatic telephone dialing system and/or an artificial or prerecorded voice to call or text cell phones without the prior express consent of the recipients. | **Not set yet** | **For more inforamtion write to:**  **John C. Lynch**  **David M. Gettings**  **Troutman Sanders, LLP**  **222 Central Park Ave.**  **Suite 2000**  **Virginia Beach, VA 23462** |
| **3-2-2017** | **15-CV-04231** | **(N.D. Ga.)** | **Prather, et al., v. Wells Fargo Bank, N.A., et al.**  For more information see CAFA Notice above. | **Not set yet** | **For more information write to:**  **John C. Lynch**  **David M. Gettings**  **Troutman Sanders, LLP**  **222 Central Park Ave.**  **Suite 2000**  **Virginia Beach, VA 23462** |
| **3-3-2017** | **2-CV-1152** | **(N.D. Tex.)** | **The Erica P. John Fund, Inc. v. Halliburton Co., et al.**  Plaintiff alleges that Defendants made materially false and misleading statements and omissions regarding Halliburton’s exposure to asbestos liabilities in violation of §10(b) of the Securities Exchange Act of 1934 (the “Exchange Act”). Plaintiff also alleges that, as a direct and proximate result of Defendants’ misrepresentations and omissions, purchasers of Halliburton’s common stock suffered losses when the truth was revealed and the price of Halliburton stock fell. | **Not set yet**  Produced by Brenda Berkley | **For more inforamtion write, call, fax or e-mail:**  **Kim E. Miller**  **KAHN SWICK &FOTI, LLC**  **250 Park Avenue**  **Suite 2040**  **New York, NY 10177**  **212 696-3730 (Ph.)**  **504 455-1498 (Fax)**  [**kim.miller@ksfcounsel.com**](mailto:kim.miller@ksfcounsel.com) |
| **3-3-2017** | **14-CV-00034** | **(D. Mich.)** | **Kathryn Campbell v. Berndt & Associates, P.C., Karol A. Berndt, Robert E. Zielinski and LVNV Funding LLC**  This lawsuit asserts that Defendants violated state and federal law by initiating garnishments against Michigan judgment debtors in which Defendants included in the judgment certain costs that Plaintiff contends were not recoverable, or had not been determined to be recoverable at the time they were added to the judgment balance. Plaintiff asserts that such acts render Defendants liable for damages under the Fair Debt Collection Practices Act for refunds and account adjustments under Michigan law. | **Not set yet** | **For more information write to:**  **Phillip C. Rogers**  **6140 28th Street SE Suite 115**  **Grand Rapids, MI 49546**  **Michael O. Nelson**  **1104 Fuller Avenue NE**  **Grand Rapids, MI 49503** |
| **3-3-2017** | **15-CV-04889** | **(S.D.N.Y.)** | **Catalano v. BMW of North America, LLC, et al.**  This lawsuit is about model-year 2004 to 2010 U.S. specification BMW 5 Series vehicles (“Class Vehicles”). The lawsuit alleges that certain electronic components located in the spare tire well of the trunk in the Class Vehicles are susceptible to water damage, caused either by clogged sunroof drainage tubes or by some other means of water ingress. | **Not set yet** | **For more information write or call:**  **William A. Kershaw**  **Ian J. Barlow**  **Kershaw, Cook & Talley PC**  **401 Watt Avenue**  **Sacramento, California 95864**  **916 779-7000 (Ph.)** |
| **3-6-2017** | **15-CV-02643** | **(S.D. Ohio)** | **Feiertag v. DDP Holdings, LLC d/b/a Apollo Retail Specialist, LLC**  Plaintiff alleges that Apollo violated the Fair Credit Reporting Act by running background checks on employees and applicants without making legally compliant disclosures. | **Not set yet** | **For more inforamtion write to:**  **Paul J. Lukas**  **Nichols Kaster, PLLP**  **4600 IDS Center**  **80 South 8th Street**  **Minneapolis, MN 55402** |
| **3-6-2017** | **13-CV-1338** | **(W.D. Mich.)** | **John P. Hunter and Brian Hudson v. Mary Jane M. Elliott, P.C., Portfolio Recovery Associates, LLC**  Plaintiffs allege that Defendants violated state and federal law by initiating garnishments against Michigan judgment debtors in which Defendants included in the stated amount of the judgment certain costs that Plaintiff contends were not recoverable, or had not been determined to be recoverable at the time they were added to the judgment balance. | **Not set yet** | **For more information write to:**  **Phillip C. Rogers**  **6140 28th Street SE**  **Suite 115**  **Grand Rapids, MI 49546**  **Michael O. Nelson**  **1104 Fuller Avenue NE**  **Grand Rapids, MI 49503** |
| **3-6-2017** | **15-CV-24326** | **(S.D. Fla.)** | **Guarisma v. Microsoft Corp.**  Plaintiff alleges that Microsoft willfully violated Fair and Accurate Credit Transactions Act by printing point-of-sale receipts for credit card and debit card transactions at its Microsoft retail stores that displayed more than the last 5 digits of the credit or debit card number. | **7-27-2017** | **For more inforamtion write to:**  **Keith J. Keogh**  **Michael Hilicki**  **Keogh Law LTD**  **55 W. Monroe Street**  **Suite 3390**  **Chicago, IL 60603** |
| **3-6-2017** | **`**  **08-CV-03369** | **(N.D. Cal.)** | **In re: Google AdWords Litigation**  This case alleges that Google failed to disclose to its AdWords customers that it placed ads on websites known as parked domains and error pages. The lawsuit alleges that this conduct violated California laws against unfair competition and false advertising. | **7-27-2017** | **For more information**  **visit:**  [**https://adwordsclassaction.com**](https://adwordsclassaction.com) |
| **3-6-2017** | **15-CV-03794** | **(C.D. Cal.)** | **Gayla Shelby v. Two Jinns, Inc. d/b/a Aladdin Bail Bonds**  The lawsuit claims ALADDIN violated the Electronic Funds Transfer Act by withdrawing funds from Class Members’ bank accounts or debit cards and subjected Class Members to recurring electronic funds transfers without providing copies of their written authorization. | **6-26-2017** | **For more information write or call:**  **Todd M. Friedman**  **Law Offices of**  **Todd M. Friedman, P.C.**  **21550 Oxnard Street**  **Suite 780**  **Woodland Hills, CA 91367**  **877 206-4741 (Ph.)** |
| **3-7-2017** | **15-CV-0832** | **(S.D.N.Y.)** | **Creighton, et al. v. Metropolitan Life Insurance Company**  Plaintiffs allege that MetLife discriminated on the basis of race against African-American and/or Black Financial Services Representatives with respect to compensation and various other practices such as account transfers and teaming. Plaintiff brought class claims under federal anti-discrimination laws and later amended his complaint to include six additional Plaintiffs. | **Not set yet** | **For more information write or call:**  **Linda D. Friedman**  **Suzanne E. Bish**  **George S. Robot**  **Stowell & Friedman, Ltd.**  **303 W. Madison**  **Suite 2600**  **Chicago, IL 60606**  **312 431-0888 (Ph.)** |
| **3-8-2017** | **13-CV-05996** | **(N.D. Cal.)** | **Campbell v. Facebook, Inc.**  Plaintiff alleges that Facebook’s interception of electronic communications sent by and to Plaintiffs and Class Members (a) for undisclosed purposes; (b) for the purpose of generating “Likes” for third-party websites; (c) for purposes of providing web traffic data to third parties; (d) for purposes of cataloging user data for targeted advertising and building user profiles; (e) for purposes beyond facilitating private messages sent via Facebook; (f) in violation of its user agreements; (g) in violation of its public statements to users; (h) in violation of federal and California law; and (i) in violation of the property rights of Plaintiffs, Class Members, and third parties. These activities are not within the ordinary course of business of a provider of an electronic communication service. | **Not set yet** | **For more information write to:**  **Michael W. Sobol**  **Lieff Cabraser Heimann &**  **Bernstein, LLP**  **275 Battery Street**  **29th Floor**  **San Francisco, CA 94111-3339** |
| **3-9-2017** | **15-CV-01402** | **(M.D. Fla.)** | **Elissa Diane Lapointe, v. Bank of America, N.A.**  Plaintiff alleges that Bank of America, N.A., issued communications related to mortgage payment due from Plaintiff after the loan for the secured property was discharged in bankruptcy proceedings. | **Not set yet** | **For more inforamtion write to:**  **Brian L. Shrader**  **Gus M. Centrone**  **Centrone & Shrader, PLLC**  **612 W.Bay Street**  **Tampa, FL 33606** |
| **3-10-2016** | **14-CV-81156** | **(S.D. Fla.)** | **In re: Altisource Portfolio Solutions, S.A. Securities Litigation**  Plaintiff alleges that Defendants made materially false and misleading statements and omitted material information regarding the nature of the relationship and business dealings between Altisource, a provider of support and technology services for mortgage loan servicing, and Ocwen, the largest nonbank mortgage servicer in the country and Altisource’s former parent. The Amended Complaint also contained allegations concerning the effectiveness of Altisource’s mortgage servicing technology platform, in effective separation of Altisource’s and Ocwen’s respective management teams, and the rates at which Altisource provided certain services to or on behalf of Ocwen. The Amended Complaint further alleged that the price of Altisource common stock was artificially inflated as a result of Defendants’ allegedly false and misleading statements and omissions, and that the stock price declined when the truth was revealed. | **5-30-2017** | **For more inforamtion visit:**  [**www.AltisourceSecuritiesLitigation.com**](http://www.AltisourceSecuritiesLitigation.com) |
| **3-10-2017** | **12-CV-00102** | **(E.D. Mich.)** | **In re: Automotive Parts Antitrust Litigation**  **Re Defendants: Chiyoda Manufacturing Corporation and Chiyoda USA Corporation**  This action relates to allegations that Dealership Plaintiffs were injured as a result of Chiyoda’s participation in an unlawful conspiracy to raise, fix, maintain, and/or stabilize prices, rig bids, and allocate markets and customers for Automotive Wire Harness Systems in violation of Section 1 of the Sherman Act and various state antitrust, unfair completion, unjust enrichment, and consumer protection laws. | **Not yet set** | **For more information write, call, fax or e-mail:**  **Jonathan W. Cuneo**  **CUNEO GILBERT & LADUCA, LLP**  **4725 Wisconsin Ave., NW**  **Suite 200**  **Washington, DC 20016**  **202 789-3960 (Ph.)**  **202 789-1813 (Fax)**  [**jonc@cuneolaw.com**](mailto:jonc@cuneolaw.com) |
| **3-10-2017** | **13-CV-929** | **(D.N.J.)** | **Steven Gomes Jr. v. Extra Space Storage, Inc. and Extra Space Management, Inc., and John Doe Companies 1-50**  Plaintiff alleges that Extra Space improperly included certain language in their contracts; imposed late and “pre-foreclosure” fees to their customers; charged for unpaid insurance premiums; provided customers with inadequate notice that their personal property would be sold at public auction; and conducted public auctions of customers’ property less than the time legally required. Plaintiff alleges that Extra Space’s conduct violated the Self-Storage Facility Act, the Truth-In-Consumer Contract, Warranty, and Notice Act, and the Consumer Fraud Act. | **6-20-2017** | **For more information write, call or fax:**  **Andrew R. Wolf**  **Bharati Sharma Patel**  **Henry P. Wolfe**  **Matthew S. Oorbeek**  **The Wolf Law Firm, LLC**  **1520 U.S. Highway 130**  **Suite 101**  **North Brunswick, NJ 08902**  **732 798-8055 (Ph.)**  **732 545-1030 (Fax)** |
| **3-10-2017** | **16-CV-00768** | **(N.D. Cal.)** | **James Knapp v. Art.com, Inc.**  Plaintiffs allege that Art.com violated consumer protections laws by offering perpetual sales on its e-commerce websites such that Art.com’s advertised sales prices were actually the price at which Art.com regularly offered for sale, and sold its merchandise. | **Not set yet** | **For more inforamtion write to:**  **SCHNEIDER WALLACE COTTRELL**  **KONECKY WOTKYNS LLP**  **Todd M. Schneider**  **Jason H. Kim**  **Kyle G. Bates**  **2000 Powell St, Suite 1400**  **Emeryville, California 94608** |
| **3-10-2017** | **16-CV-05255** | **(C.D. Cal.)** | **Mergens v. Sloan Valve Co.**  Plaintiff alleges that the Flushmate System is defective and could cause the toilet to leak or burst resulting in injuries and/or property damages. This case does not involve any claims for personal injuries or emotional distress arising out of the “defect” alleged by the Plaintiff. | **Not set yet** | **For more information call or visit:**  **1 877 412-5277 (Ph.)**  [**www.FlushmateClaims.com**](http://www.FlushmateClaims.com) |
| **3-10-2017** | **12-CV-00101** | **(E.D. Mich.)** | **In re: Automotive Parts Antitrust Litigation**  **Re Defendant: Chiyoda Manufacturing Corporation**  For more information see CAFA Notice dated 3-10-2017 on page 6 above. | **Not set yet** | **For more information write or call:**  **David H. Fink**  **Darryl Bressack**  **Nathan J. Fink**  **FINK + ASSOCIATES LAW**  **38500 Woodward Avenue**  **Suite 350**  **Bloomfield Hills, MI 48304**  **248 971-2500 (Ph.)** |
| **3-10-2017** | **12-CV-00103** | **(D. Mich.)** | **In re: Automotive Parts Antitrust Litigation**  **Re Defendants: Chiyoda Manufacturing Corporation and Chiyoda USA Corporation**  For more information see CAFA Notice dated 3-10-2017 on page 6 above. | **Note set yet** | **For more information write or call:**  **Hollis Salzman**  **Bernard Persky**  **William V. Reiss**  **ROBINS KAPLAN LLP**  **601 Lexington Avenue**  **Suite 3400**  **New York, NY 10022**  **212 980-7400 (Ph.)** |
| **3-10-2017** | **15-CV-1435** | **(E.D. Pa.)** | **Harvey Kalan, M.D., et al. v. Farmers & Merchants Trust Company of Chambersburg as successor by merger to Community Trust Company, et al.**  **Re Defendants: John Koresko, PennMont Benefit Services, Inc., Koresko & Associates, P.C., Koresko Law Firm, P.C., and Penn Public Trust**  Plaintiffs allege that Defendants misappropriated millions of dollars of the Trusts’ assets, and made illegal payments from those funds to various law firms and other entities, including the Settling Defendants. | **Not set yet** | **For more information write, call or fax:**  **Kathleen M. Carson**  **Swartz Campbell LLC**  **Two Liberty Place**  **28th Floor**  **50 South 16th Street**  **Philadelphia, PA 19102**  **215 299-4272 (Ph.)**  **215 299-4301 (Fax)** |
| **3-13-2017** | **14-CV-5596** | **(N.D. Cal.)** | **Reyes v. Bakery & Confectionery Union & Industry Int’l Pension Fund**  Plaintiffs allege that Defendants violated Employee Retirement Income Security Act of 1974 by adopting the 2012 Amendment. Specifically, the Class Representatives contend that the Pension Fund did not send its participants timely notice that the 2012 Amendment reduced their Golden 80/90 benefits, and that the Pension Fund was not properly determined to be in critical status prior to adopting the Rehabilitation Plan in 2012. | **Not set yet** | **For more information write or call:**  **Judith L. Spanier**  **Nancy Kaboolian**  **ABBEY SPANIER, LLP**  **212 East 39th Street**  **New York, New York 10016**  **212 889-3700 (Ph.)** |
| **3-13-2017** | **16-CV-11547** | **(D. Mass.)** | **ARcare, Inc. v. Cynosure, Inc.**  The lawsuit concerns whether Cynosure sent advertisements by facsimile that violated the Telephone Consumer Protection Act. | **Not set yet** | **For more information write to:**  **Phillip A. Brock**  **Brock, Hatch, Lewis &**  **Oppenheim**  **134 N LaSalle Street**  **Suite 1000**  **Chicago, IL 60602** |
| **3-13-2017** | **13-CV-01829** | **(N.D. Ill.)** | **Vince Mullins v. Direct Digital LLC**  Plaintiff alleges that Direct Digital, LLC manufactures and sells a glucosamine sulfate joint support supplement called Instaflex and alleges that certain claims made on the labeling of Instaflex are false or misleading. | **Not set yet** | **For more information write to:**  **Stewart M. Weltman**  **Siprut, PC**  **17 North State Street**  **Suite 1600**  **Chicago, Illinois 60602** |
| **3-15-2017** | **MDL-2311**  **12-CV-00201**  **12-CV-00301** | **(E.D. Mich.)** | **In re: Automotive Parts Antitrust Litigation**  **In re: Instrument Panel Clusters**  **In re: Fuel Senders**  **Re Defendants: Yazaki Corporation and Yazaki North America, Inc., and Denso International America, Inc.**  Plaintiff alleges that Defendants operated a price fixing cartel by entering into a continuing conspiracy to rig bids and fix, raise, maintain, or stabilize prices at supra-competitive levels for Instrument Panel Clusters and Fuel Senders sold in the United States. | **Not set yet** | **For more inforamtion write to:**  **Eugene A. Spector**  **William G. Caldes**  **JonathanM. Jagher**  **Jeffrey L. Spector**  **Spector Rosenman Kodroff &**  **Willis, P.C.**  **1818 Market Street**  **Suite 2500**  **Philadelphia, PA 10103** |
| **3-17-2017** | **15-CV-02106**  **16-CV-06605** | **(D.N.J.)** | **Chan, et al. v. Porsche Cars North America, Inc.**  Plaintiffs allege that the Class Vehicles are defective due to the presence of Windshield Reflection/Glare. Plaintiffs also allege that Porsche Cars North America knew of this possibility and failed to disclose it to consumers, and refused to honor the warranty and repair the Class Vehicles. | **Not set yet** | **For more information write to:**  **Jordan L. Lurioe**  **Tarek H. Zohdy**  **Capstone Law APC**  **1840 Century Park East**  **Suite 450**  **Los Angeles, CA 90067** |
| **3-17-2017** | **14-MD-02583** | **(N.D. Ga.)** | **In re: The Home Depot, Inc., Customer Data Security Breach Litigation**  In September of 2014, Home Depot announced that hackers had breached its computer systems and stolen credit and debit card information from some customers who shopped at Home Depot from 4-10-2014 to 9-13-2014. Plaintiffs claim that the data breach occurred because Home Depot negligently failed to provide sufficient data security, allowing the hackers to steal its customers’ financial information. Plaintiffs also claim that Home Depot violated various states’ unfair and deceptive trade practices acts and that Home Depot committed negligence per se because its failure to provide sufficient data security violated Section 5 of the Federal Trade Commission Act. The lawsuits seek to recover the losses incurred by financial institutions, such as the expense of reissuing cards, amounts paid to cover fraudulent charges, and other costs incurred responding to the Data Breach. | **9-22-2017** | **For more information write to:**  **Kenneth S. Canfield**  **DOFFERMYRE SHIELDS**  **CANFIELD & KNOWLES, LLC**  **1355 Peachtree St., NE, Suite 1900**  **Atlanta, Georgia 30309**  **James J. Pizzirusso**  **HAUSFELD, LLP – DC**  **1700 K. Street, NW**  **Suite 650**  **Washington, DC 20006** |
| **3-17-2017** | **16-CV-8655** | **(N.D. Ill.)** | **N.P., et al. v. Standard Innovation Corp.**  Plaintiffs allege that Standard Innovation violated state and federal laws by failing to disclose that its Bluetooth enabled vibrators collected and recorded certain personal information from consumers. Defendant violated the Illinois Consumer Fraud and Deceptive Business Practices Act, 815ILCS 505/1 et seq. by omitting and concealing material facts about the We-Vibe devices. Specifically, Defendant omitted and concealed that We-Connect secretly monitors, collects, and transmits its users’ highly intimate and sensitive usage information back to Defendant’s servers in Canada. | **8-7-2017** | **For more information write to:**  **Eve-Lynn J. Rapp**  **123 Townsend Street**  **Suite 100**  **San Francisco, CA 94109** |
| **3-21-2017** | **15-CV-1140** | **(D. Del.)** | **San Antonio Fire and Police Pension Fund v. Dole Food Company, Inc.**  Plaintiffs allege that Defendants made false and misleading statements during the Class Period about Dole’s operations and financial condition which had the effect of deflating the price of Dole common stock, in order to permit Defendant Murdock to acquire the outstanding publicly traded shares of Dole for a reduced price, which harmed Settlement Class Members who sold shares of Dole common stock during the Class Period. | **7-18-2017** | **For more information write to:**  **Bernstein Litowitz Berger**  **& Grossmann LLP**  **Katherine M. Sinderson**  **1251 Avenue of the Americas**  **44th Floor**  **New York, NY 10020** |
| **3-22-2017** | **15-CV-05942** | **(E.D. Pa.)** | **Beach v. American Heritage Federal Credit Union, et al.**  The Court scheduled a final approval hearing, for more information see CAFA Notice dated 2-17-2017. | **7-25-2017** | **For more information write to:**  **Francis & Mailman, P.C.**  **100 S. Broad Street,**  **Suite 1902**  **Philadelphia, PA 19110** |
| **3-22-2017** | **16-CV-00789** | **(S.D. Ind.)** | **Econo-Med Pharmacy v. Roche Diagnostics Corporation**  The lawsuit claims that Roche violated the Telephone Consumer Protection Act and the Indiana Deceptive Consumer Sales Act by transmitting unsolicited facsimiles and advertisements that do not comply with the law’s requirements. | **9-20-2017** | **For more information write to:**  **Randall K. Pulliam**  **CARNEY BATES & PULLIAM, PLLC**  **519 W. 7th St.**  **Little Rock, AR 72201** |
| **3-23-2017** | **08-CV-5310** | **(S.D.N.Y)** | **New Jersey Carpenters Health Fund v. NovaStar Mortgage, Inc., et al.**  **Re Defendants: NovaStar Mortgage, Inc., NovaStar Mortgage Funding Corporation, Scott F. Hartman, Gregory S. Metz, W. Lance Anderson, Mark Herpich, RBS Securities Inc. f/k/a Greenwich Capital Markets, Inc., d/b/a RBS Greenwich Capital, Deutsche Bank Securities Inc., and Wells Fargo Securities, LLC f/k/a Wachovia Securities LLC**  Plaintiff allege that Defendant NovaStar Mortgage, Inc. (“NMI”) disregarded its own lending practices in originating subprime home mortgages and then, through its subsidiary Defendant NovaStar Mortgage Funding Corporation (“NMFC”), arranged the sale of securities to investors that were backed by these allegedly improperly originated subprime mortgages. Pursuant to a 6-16-2006 Registration Statement (the “Registration Statement”) filed by NMFC, the securities consisted of the issuance, distribution, and sale of six separate offerings of mortgage pass-through certificates issued between 6-22-2006 and 5-25-2007 (the “Certificates”). Defendants RBS Securities, Inc., Deutsche Bank Securities, Inc., and Wells Fargo Securities, LLC were the underwriters for these Certificates. Plaintiff alleges that the offering documents for the Certificates contained material misstatements and/or omissions in violation of Sections 11, 12 and 15 of the Securities Act of 1933. | **Not set yet** | **For more information write to:**  **COHEN MILSTEIN SELLERS &**  **TOLL PLLC**  **Joel P. Laitman**  **Christopher Lometti**  **Michael Eisenkraft**  **Kenneth M. Rehns**  **88 Pine Street, 14th Floor**  **New York, New York 10005** |
| **3-23-2017** | **16-CV-02880** | **(N.D. Ohio)** | **Masters v. Bender, et al.**  The lawsuit is about the Merger between GNI and FR Bison Holdings, Inc. – a merger that was approved by stockholders on 12-28-2016. The Settlement has been finalized to resolve Lead Plaintiff’s claims about the Merger. The Settlement is the product of: (i) Lead Counsel’s independent investigation into the Merger; (ii) Lead Counsel’s review of certain discovery material produced at the request of Lead Counsel; (iii) the additional disclosures that GNI made before GNI shareholders had to vote on the Merger; and (iv) Lead Plaintiff and Lead Counsel’s determination that the Settlement of the Action is in the best interests of the Settlement Class. | **7-5-2017** | **For more information write to:**  **John Q. Lewis**  **Tucker Ellis LLP**  **950 Main Avenue**  **Suite 1100**  **Cleveland, Ohio 44113** |
| **3-23-2017** | **16-CV-01347** | **(E.D. Va.** | **Run Them Sweet, LLC v. CPA Global Ltd., et al.**  **Re Defendants: CPA Global Limited and GPA North America, LLC**  Plaintiff alleges that CPA Global overcharged certain clients for foreign patent renewal services that CPA Global performed under its contracts with clients. | **Not set yet** | **For more information write to:**  **Ethan Brown**  **Geoffrey Neri**  **Rowennakete Paul Barnes**  **Brown Neri Smith & Khan LLP**  **11766 Wilshire Boulevard Suite 1670**  **Los Angeles, CA 90025** |
| **3-23-2017** | **12-CV-11280** | **(D. Mass.)** | **Bacchi v. Massachusetts Mutual Life Insurance Company**  Plaintiff alleges that MassMutual withheld more surplus than allowed by Section 141 of Chapter 175 of the General Laws of Massachusetts. Plaintiff alleges that MassMutual therefore was obligated to pay additional dividends on its participating policies in years during the Settlement Class Period. | **Not set yet** | **For more information write to:**  **Jason B Adkins**  **John Peter Zavez**  **Adkins, Kelston &**  **Zavez, P.C.**  **90 Canal Street**  **5th Floor**  **Boston, MA 02114** |
| **3-24-2017** | **15-CV-03474** | **(C.D. Cal.)** | **Harr, et al. v. Ampio Pharmaceuticals, Inc., et al.**  Plaintiffs claim that Defendants violated federal securities laws by misrepresenting and/or omitting information regarding the STEP clinical Study for Ampion – a biologic in development by Ampio intended to alleviate osteoarthritis in the knee. The Complaint asserts unspecified damages and claims against Defendants under Sections 10(b) and 20(a) of the Securities Exchange Act of 1934, and Rule 10b-5 promulgated thereunder, and Sections 11 and 15 of the Securities Act of 1933. | **Not set yet** | **For more information write to:**  **Laurence Rosen**  **Phillip Kim**  **The Rosen Law Firm, P.A.**  **275 Madison Avenue**  **34th Floor**  **New York, New York 10016** |
| **3-24-2017** | **15-CV-05813** | **(D.N.J.)** | **Kelly v. First Advantage Background Services Corp.**  Plaintiff alleges that the Defendant violated the Fair Credit Reporting Act, 15 U.S.C. § 1681 *et seq.* (the “FCRA”) in connection with preparing employment-purpose consumer reports. Specifically, the Plaintiff contends that the Defendant violated the FCRA by failing to provide written notice to consumers who were the subject of consumer reports containing public record information such as a tax lien, bankruptcy, or judgment at the time Defendant provided the report to potential employers. | **Not set yet** | **For more information write to:**  **James A. Francis**  **FRANCIS & MAILMAN, PC**  **100 S. Broad Street, 19th Floor**  **Philadelphia, PA 19110** |
| **3-24-2017** | **13-MD-02420** | **(N.D. Cal.)** | **In re: Lithium Ion Batteries Antitrust Litigation**  **Re Defendants: Hitachi Maxell, Ltd. and Maxell Corporation of America and Toshiba Corporation**  Plaintiff alleges that Defendants and co-conspirators conspired to raise and fix the prices of Lithium Ion Cells (“Li-Ion”) for over ten years, resulting in overcharges to direct purchasers of Li-Ion Cells, Li-Ion Batteries and Li-Ion Products. The complaint describes how the Defendants and co-conspirators allegedly violated the U.S. antitrust laws by agreeing to fix prices and restrict output of Li-Ion Cells by, among other things, face-to-face meetings and other communications, customer allocation, and the use of trade associations. | **Not set yet** | **For more information write to:**  **R. Alexander Saveri**  **Geoffrey C. Rushing**  **SAVERI & SAVERI, INC.**  **706 Sansome Street**  **San Francisco, CA 94111** |
| **3-24-2017** | **13-MD-02420** | **(N.D. Cal.)** | **In re: Lithium Ion Batteries Antitrust Litigation**  **Re Defendant: Toshiba Corporation**  See CAFA above for more information. | **Not set yet** | **For more information write to:**  **R. Alexander Saveri**  **Geoffrey C. Rushing**  **SAVERI & SAVERI, INC.**  **706 Sansome Street**  **San Francisco, CA 94111** |
| **3-24-2017** | **15-CV-03856** | **(D.N.J.)** | **Angela Fuller v. Avis Budget Car Rental, LLC and Avis Budget Group, Inc.**  Plaintiff alleges that Defendant violated the Fair Credit Reporting Act, 15 U.S.C. § 1681 et seq. (the “FCRA”) in connection with obtaining employment-purpose consumer reports. Specifically, the Plaintiff contends that the Defendant violated sections 1681b(b)(2)(the “Inadequate Disclosure” Group) and 1681b(b)(3)(the “Failure to Notify” Group) of the FCRA by allegedly obtaining a consumer report for employment purposes and then using an inadequate written disclosure which allegedly failed to properly notify the subject of those reports that a credit report had been obtained, before notifying them that they were subject to an adverse employment action as a result of receiving the credit report. | **Not set yet** | **For more information write to:**  **James A. Fancis**  **Francis & Mailman,P.C.**  **100 S. Broad Street**  **19th Floor**  **Philadelphia, PA 19110** |
| **3-27-2017** | **14-CV-01735** | **(N.D. Ill.)** | **Remijas v. The Neiman Marcus Group LLC**  In January 2014, Neiman Marcus announced that it has experienced a cybersecurity intrusion that caused the potential compromise of the Payment Card (debit card or credit card) information of certain of its customers who used Payment Cards to make purchases at certain stores owned by Neiman Marcus. Plaintiffs allege negligence, breach of implied contract, unjust enrichment, violation of state unfair business practices statutes, invasion of privacy, and violation of state data breach acts. | **Not set yet** | **For more information write to:**  **Tina Wolfson**  **Theodore W. Maya**  **Robert Ahdoot**  **Ahdoot & Wolfson, P.C.**  **c/o NMS Settlement**  **Administrator**  **1801 Market Street**  **Suite 660**  **Philadelphia, PA 19103** |
| **3-27-2017** | **17-CV-10853** | **(E.D. Mich.)** | **McGuire Bearing Company v. MINEBEA MITSUMI Inc., et al.**  **Re Defendants: Minebea Mitsumi, Inc., NMB (USA), Inc., and NMB Technologies Corporation**  Plaintiff alleges that Defendants engaged in a global conspiracy that effectively operated to artificially inflate, fix, raise, maintain, or stabilize prices of Small Bearings sold in the United States from June 2003 through the date of the filing of this Complaint. Plaintiff further alleges that the entity that assigned the claims to the Plaintiff could not have discovered, and did not discover, Defendants’ conspiracy at a time earlier than 2-2-2015, and that Defendants fraudulently concealed their conspiracy. | **Not set yet** | **For more information write or call:**  **M. John Dominguez**  **COHEN MILSTEIN SELLERS**  **& TOLL PLLC**  **2925 PGA Boulevard**  **Suite 200**  **Palm Beach Gardens, FL 33410**  **561 833-6575 (Ph.)** |
| **3-27-2017** | **13-MD-02420** | **(N.D. Cal.)** | **In re: Lithium Ion Batteries Antitrust Litigation**  **Re Defendant: NEC Corporation**  For more information see CAFA Notice dated 3-24-2017 above. | **Not set yet** | **For more information write to:**  **R. Alexander Saveri**  **Geoffrey C. Rushing**  **SAVERI & SAVERI, INC.**  **706 Sansome Street**  **San Francisco, CA 94111** |
| **3-28-2017** | **13-MD-02420** | **(N.D. Cal.)** | **In re: Lithium Ion Batteries Antitrust Litigation**  **Re Defendant: Panasonic Corporation, Panasonic Corporation of North America, SANYO electric Co., Ltd. and SANYO North America Corporation**  For more information see CAFA Notice dated 3-24-2017 above. | **Not set yet** | **For more information write to:**  **R. Alexander Saveri**  **Geoffrey C. Rushing**  **SAVERI & SAVERI, INC.**  **706 Sansome Street**  **San Francisco, CA 94111** |
| **3-28-2017** | **14-CV-02081** | **(E.D. Cal.)** | **Fallen, Inc., et al. v. RehabCare Group, Inc.**  Plaintiffs allege that Defendant violated the Telephone Consumer Protection Act, 47 U.S.C. § 227 (“TCPA”), by sending unsolicited facsimile advertisements and facsimile advertisements that did not comply with the TCPA’s opt-out notice requirements. | **Not set yet** | **For more inforatmion write to:**  **C. Darryl Cordero**  **Payne & Fears LLP**  **1100 Glendon Avenue**  **Suite 1250**  **Los Angeles, CA 90024** |
| **3-29-2017** | **16-CV-02233** | **(N.D. Cal.)** | **Edenborough v. ADT LLC**  **Re Defendants: ADT Corporation and ADT LLC**  Plaintiff alleges that ADT or ADT contracted installers failed to disclose to its customers the alleged vulnerability of the wireless sensors to evasion and jamming using electronic devices. | **Not set yet** | **For more information write to:**  **Thomas A. Zemmerman, Jr.**  **Zimmerman Law Offices, P.C.**  **77 W. Washington Street**  **Suite 1220**  **Chicago, IL 60602** |
| **3-29-2017** | **15-CV-11318** | **(N.D. Ill.)** | **Michael Oaks v. Sears, Roebuck and Co.**  The lawsuit alleges that certain barbecue grills, with model numbers 01566, 03495, 16142, 16154, 23673, 23676, 23681, 23682, 23683, 23766, 34172, 34176, 34178, 34308, and 34611 (the “Grills”), sold by Sears were manufactured with firebox trays made out of galvanized steel, making the firebox trays defective and resulting in the firebox trays rusting and failing prematurely. | **Not set yet** | **For more information write, call or fax:**  **James C. Shah**  **SHEPHERD, FINKELMAN,**  **MILLER & SHAH, LLP**  **35 East State Street**  **Media, PA 19063**  **610 891-9880 (Ph.)**  **866 300-7367 (Fax)** |
| **3-29-2017** | **12-CV-03687** | **(N.D. Ill.)** | **Garcia, et al. v. J.C. Penney Corporation, Inc.**  Plaintiffs allege that Defendant violated the Illinois Wage Payment and Collection Act and Illinois Department of Labor regulations by failing to pay all earned vacation pay to associates at termination under its “My Time Off” vacation policy. | **Not set yet** | **For more information write or call:**  **James C. Kostas**  **Huffman & Kostas**  **1441 State Street**  **San Diego, CA 91010**  **619 544-0880 (Ph.)** |
| **3-29-2017** | **12-CV-00101**  **14-CV-13773** | **(E.D. Mich.)** | **In re: Automotive Parts Antitrust Litigation**  **Re Defendants: LEONI Wiring Systems, Inc. and Leonische Holding Inc.**  Plaintiffs allege that Defendants conspired to rig bids for, and to raise fix, maintain, or stabilize the prices of, Wire Harness Products sold in the United States from at least as early as 1-1-2000 until at least 2-28-2010 in violation of Section 1 of the Sherman Act. Plaintiffs further allege that Defendants fraudulently concealed their conspiracy. | **Not set yet** | **For more information write or call:**  **David H. Fink**  **Darryl Bressack**  **FINK + ASSOCIATES LAW**  **100 West Long Lake Road**  **Suite 111**  **Bloomfield Hills, MI 48304**  **248 971-2500 (Ph.)** |
| **3-30-2017** | **13-CV-03130** | **(S.D. Cal.)** | **Monica R. Wert v. U.S. Bancorp, et al.**  The lawsuit alleges that Defendants failed to provide Plaintiff and putative class members accurate itemized wage statements in violation of California Labor Code §226(a) and asserted claims based on the Private Attorneys General Act for alleged violations of Labor Code §§226(a) and 512. Plaintiff’s claims were based on allegations that (i) the wage statements issued by Defendants did not contain the information required by California’s Labor Code, including pay period begin dates; (ii) that civil penalties to the State and aggrieved employees under PAGA were owed for instances where meal period premiums were paid; and (iii) that meal period premiums that Defendants paid should have been paid at a higher regular rate that accounted for bonus compensation. | **Not set yet** | **For more information write, call or fax:**  **DENTE RICHARD LLP**  **MATTHEW S. DENTE)**  **DIANE E. RICHARD**  **600 B Street**  **Suite 1900**  **San Diego, CA 92101**  **619 550-3475(Ph.)**  **619 342-9668 (Fax)** |
| **3-31-2017** | **15-CV-03553** | **(C.D. Cal.)** | **Rodriguez, et al. v. Experian Information Solution, Inc., et al.**  **Re Defendants: Experian Services Corp., Experian Information Solutions, Inc., Experian Holdings, Inc., CPL Holdings, Inc., LowerMyBills.com, Inc., Stephen Heymann, Steve Krenzer, and Mitchell Viner**  Plaintiffs allege that Defendants referred consumers to CAG, a debt relief service provider, in violation of federal and state law. | **Not set yet** | **For more information write to:**  **Andrew J. Schwaba**  **Schwaba Law Firm**  **212 South Tryon Street**  **Suite 1725**  **Charlotte, NC 28281** |
| **3-30-2017** | **16-CV-03976** | **(S.D.N.Y.)** | **In re: UniLife Corporation Securities Litigation**  Plaintiff alleges that Defendants made materially false and misleading statements about UniLife’s management, operations, and prospectus. The Amended Complaint further alleged that the prices of Unilife publicly-traded securities were artificially inflated as a result of Defendants’ allegedly false and misleading statements, and stock prices declined when the truth was revealed. | **Not set**  **yet** | **For more information write to:**  **Pomerantz LLP**  **Jeremy Lieberman**  **600 Third Avenue**  **20th Floor**  **New York, NY 10016**  **Glancy Prongay & Murray LLP**  **Lionel Z. Glancy**  **1925 Century Park East**  **Suite 2100**  **Los Angeles, CA 9006** |
| **3-31-2017** | **16-CV-61198** | **(S.D. Fla.)** | **Shane Flaum v. Doctor’s Associates, Inc.**  Plaintiffs allege that Doctor’s Associates willfully violated the Fair and Accurate Credit Transactions Act by printing point-of sale receipts for credit card and debit card transactions at its Subway restaurants that displayed the expiration date of the credit or debit card number. | **Not set yet** | **For more information write to:**  **Keith J. Keogh**  **Michael S. Hilicki**  **Keogh Law, Ltd.**  **55 West Monroe Street**  **Suite 3390**  **Chicago, IL 60603** |
| **3-31-2017** | **15-CV-04767** | **(C.D. Cal.)** | **Eric B. Fromer Chiropractic, Inc. v. New York Life Insurance and Annuity Corporation, NYLIFE Securities LLC**  Plaintiff filed this class action lawsuit against New York Life Insurance and Annuity Corporation and NYLife Securities LLC (“Defendants”) alleging that they violated the federal Telephone Consumer Protection Act by sending unsolicited advertisements by fax. | **7-10-2017** | **For more information write to:**  **Brian J. Wanca**  **Anderson + Wanca**  **3701 Algonquin Road**  **Suite 500**  **Rolling Meadows, IL 60008** |