| Notice Date | Case Number | Court | Case Name  Summary of Issue | Fairness Hearing Date | Website Link |
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| **10-2-2015** | **11-CV-03082** | **(N.D. Cal.)** | **Rosminah Brown and Eric Lohela v. The Hain Celestial Group, Inc.**  Consumer-plaintiffs allege that the Defendant’s labeling and advertising of certain Avalon Organics® and JASON® brand cosmetic products were misleading. Plaintiffs assert that the packaging and advertising for these products misled consumers to believe that the products were wholly or at least mostly organic. The Class Period is from 5-11-2007 to 1-30-2011 for purchases of JASON® brand products and 5-11-2007 to 5-11-2011 for purchases of Avalon Organics® brand products. | **Not set yet** | Prepared by Brenda Berkley  **For more information write or call:**  **Lexington Law Group**  **503 Divisadero Street**  **San Francisco, CA 94117**  **415 529-1452 (Ph.)** |
| **10-8-2015** | **12-CV-00601** | **(S.D.N.Y.)** | **Segal, et al. v. Lederer, et al.**  Player-plaintiffs allege that Defendants executed a scheme involving the Full Tilt Poker online gaming enterprise whereby they accepted player deposits in contravention of federal gambling laws through the use of shell corporations and then, despite repeated statements and representations to the contrary, converted the player funds and disbursed them into company and private accounts. The Settlement Class consists of all U.S. persons or entities who had monies in a Full Tilt Poker Player Account on 4-15-2015, and subsequently were unable to access the monies from their Full Tilt Poker Player Account. | **Not set yet** | **For more information write or call:**  **Thomas H. Burt**  **Wolf Haldenstein Adler Freeman & Herz LLP**  **70 Madison Avenue**  **New York, NY 10016**  **212 545-4600 (Ph.)** |
| **10-8-2015** | **14-CV-03022** | **(D. Minn.)** | **Kevin Cassidy, et al. v. Active Sports, Inc. d/b/a The House**  Consumer-plaintiffs allege that Active Sports, Inc. d/b/a The House printed the expiration dates of Class Members’ credit and debit cards on printed receipts when Class Members made purchases at Active Sports. The Class Period is from 7-28-2012 to 7-28-2014. |  | **For more information write, call or e-mail:**  **Thomas J. Lyons, Jr.**  **Consumer Justice Center,**  **P.A.**  **367 Commerce Court**  **Vadnais Heights, MN 55127**  **651 294-3962 (Ph.)**  [**tommycjc@aol.com**](mailto:tommycjc@aol.com) |
| **10-8-2015** | **12-MD-02311**  **12-CV-00103**  **12-CV-00403** | **(E.D. Mich.)** | **In re: Automotive Parts Antitrust Litigation**  **In re: Wire Harness**  **In re: Heater Control Panels (“HCPs”)**  End-payor-plaintiffs allege that (1) they were injured as a result of Sumitomo’s participation in an unlawful conspiracy to raise, fix, maintain, and/or stabilize prices, rig bids, allocate markets and customers for Automotive Wire Harness Systems in violation of Section 1 of the Sherman Act and various state antitrust, unfair competition, unjust enrichment, and consumer protection laws as set forth in End-Payor Plaintiffs’ Fourth Amended Consolidated Class Action Complaint in the Wire Harness Action; (2) they were injured as a result of Sumitomo’s participation in an unlawful conspiracy to raise, fix, maintain, and/or stabilize prices, rig bids, allocate markets and customers for HCPs in violation of Section 1 of the Sherman Act and various state antitrust, unfair competition, unjust enrichment, and consumer protection laws as set forth in End-Payor Plaintiffs’ Second Consolidated Amended Class Action Complaint in the HCP Action (together with the Wire Harness Complaint, the “Complaints”). The Class Period is from 1-1-1999 through the Execution Date. | **Not set yet** | **For more information write to:**  **Cotchett, Pitre &**  **McCarthy LLP**  **San Francisco Airport Office Center**  **940 Malcolm Road**  **Suite 200**  **Burlingame, CA 94010** |
| **10-8-2015** | **15-CV-03578** | **(N.D. Cal.)** | **Baharestan, et al. v. Venus Laboratories, Inc. dba Earth Friendly Products, Inc.**  Consumer-plaintiffs allege that the Earth Friendly Products are not “natural,” and are inaccurately and deceptively labeled as “natural.” The plaintiffs also allege that one of the allegedly unnatural ingredients, methylisothiazolinone (“MIT”), is a powerful allergen and skin irritant. The Class Period is from 1-23-2011 to date of Preliminary Approval Order. | **Not set yet** | **For more information call or e-mail:**  **Daniel Delaney**  **Counsel for Defendant**  **312 569-1175 (Ph.)**  **Daniel.Delaney@dbr.com.** |
| **10-9-2015** | **12-CV-04391** | **(N.D. Cal.)** | **Johnny Boyd, et al. v. Avanquest North America Inc.**  Purchaser-plaintiffs allege that Avanquest deceptively advertised and sold System Suite as capable of enhancing a personal computer’s speed, performance, and security by detecting and repairing harmful errors, threats and viruses, but that it does not and cannot perform all of the functions advertised. The Class is described as all who purchased any versions of 6-12 Avanquest’s System Suite Software. | **Not set yet** | **For more information call:**  **Class Counsel**  **1 866-354-3015 (Ph.)**  **Settlement Administrator**  **1 844-831-1847 (Ph.)** |
| **10-9-2015** | **9-CV-00071** | **(M.D.N.C.)** | **Philips v. Triad Guaranty Inc.**  Securities-purchaser-plaintiff alleges that Defendants violated Sections 10(b) and 20(a) of the Securities Exchange Act of 1934 (“Exchange Act”) by misrepresenting and omitting material facts about Triad’s business and financial results. Specifically, Lead Plaintiff alleges that Triad underpriced certain of its insurance products known as Modified Pool Insurance by knowingly or recklessly under-appreciating the risk involved in the transactions. Lead Plaintiff alleges that when Defendants disclosed the truth about Triad’s financial results, Class Members suffered damages as a result of the decline in the price of Triad common stock. The Class Period is from 10-26-2006 to 4-1-2008. | **Not set yet** | **For more information write to:**  **Jeffrey D. Light**  **Robbins Geller Rudman**  **& Dowd LLP**  **655 West Broadway**  **Suite 1900**  **San Diego, CA 92101** |
| **10-9-2015** | **08-CV-00042** | **(E.D.N.Y.)** | **Precision Associates, Inc., et al. v. Panalpina World Transport (Holding) LTD., et al. Notices received for Deutsche Post AG; Danzas Corporation (d/b/a DHL Global Forwarding); DHL Express (USA) Inc.; DHL Global Forwarding Japan KK; DHL Japan Inc.; ExelGlobal Logistics, Inc.; Air Express International USA, Inc. (collectively, “DHL”); Panalpina World Transport (Holding) Ltd.; Agility Holding, Inc.; Agility Logistics Corporation; GeoLogistics Corp., and Geologistics International Management (Bermuda) Limited; United Parcel Services, Inc.; and UPS Supply Chain Systems, Inc.**  Purchaser-plaintiffs allege that Defendants conspired, in violation of antitrust laws, to fix the prices for freight forwarding services during certain time periods. The Plaintiffs claim that the Defendants’ conspiracies were worldwide, including on shipping routes between the United States and China, Hong Kong, Japan, Taiwan, and the United Kingdom. Plaintiffs claim that Defendants agreed to fix various charges and surcharges associated with providing freight forwarding services. The Class Period is from 1-1-2001 to 1-4-2011. | **11-2-2015** | **For more information call or visit:**  **1 877 276-7340 (Ph.)**  **1 503 520-4400 (Ph.)**  [**www.FreightForwardCase.com**](http://www.FreightForwardCase.com) |
| **10-12-2015** | **08-CV-00042** | **(E.D.N.Y.)** | **Precision Associates, Inc., et al. v. Panalpina World Transport (Holding) Ltd. et al. Notices received for Dachser GmbH & Co., KG, d/b/a Dachser Intelligent Logistics, a foreign corporation, and Dachser Transport of America, Inc., a New York corporation, (collectively “Dachser”); Panalpina World Transport (Holding) Ltd.; and Panalpina, Inc.**  (See above) | **11-2-2015** | **For more information call or visit:**  **1 877 276-7340 (Ph.)**  **1 503 520-4400 (Ph.)**  [**www.FreightForwardCase.com**](http://www.FreightForwardCase.com) |
| **10-13-2015** | **14-CV-02856** | **(D.S.C.)** | **Manheim, et al. v. SME Inc.**  Consumer-plaintiffs allege that SME, a supply company serving the needs of physical therapists and physical-therapy practices, sent advertisements to approximately 20,000 fax machines in 2012 and 2013 belonging to physical therapists and physical-therapy practices, in violation of the federal Telephone Consumer Protection Act (TCPA), 47 U.S.C. § 227. The Class Period is from 7-16-2010 to Present. | **2-17-2016** | **For more information write to:**  **Marc B. Hershovitz, Esq.**  **Marc B. Hershovitz, P.C.**  **One Alliance Center**  **4th Floor**  **3500 Lenox Road**  **Atlanta, GA 30326** |
| **10-13-2015** | **14-CV-09858** | **(N.D. Ill.)** | **Leslie Hedges, et al. v. Earth Inc.**  Consumer-plaintiffs allege that Earth violated the law by labeling its Exer-Walk shoes as having the ability to “improve posture,” “strengthen core muscles,” “reduce joint stress,” and “maximiz[e] calorie burn” for those who simply wear the shoe. The Class Period is from 1-1-2009 to date of Preliminary Approval Order. | **Not set yet** | **For more information visit:**  [**www.EarthExerWalkShoeSettlement.com**](http://www.EarthExerWalkShoeSettlement.com) |
| **10-13-2015** | **14-CV-10457** | **(N.D. Ill.)** | **Wright, et al. v. Nationstar Mortgage LLC**  Consumer-plaintiffs’ action against Defendant Nationstar Mortgage LLC ("Defendant" or "Nationstar") seeks to stop Defendant's alleged practice of making unsolicited debt collection and other phone calls to the cellular and landline telephones of consumers nationwide without consent and with the use of an automatic telephone dialing system and/or pre-recorded voice in violation of the Telephone Consumer Protection Act, 47 U.S.C. § 227 ("TCPA"), and to obtain redress for all persons injured by Defendant's conduct. The Class Period is from 2-21-2010 to present. | **Not set yet** | **For more information write, call or fax:**  **Paul O. Paradis**  **Gina M. Tufaro)**  **Daniel Lavoie**  **PARADIS LAW GROUP, PLLC**  **570 Seventh A venue, 20th Floor**  **New York, NY 10018**  **212 986-4500 (Ph.)**  **212 986-4501 (Fax)** |
| **10-14-2015** | **14-CV-221** | **(E.D. Va.)** | **Tyrone B. Henderson, Sr., et al. v. First Advantage Background Services Corp.**  Consumer-plaintiffs allege that First Advantage violated the Fair Credit Reporting Act (“FCRA”), 15 U.S.C. § 1681 et seq. The lawsuit raised two sets of claims – individual claims and class claims – The individual claims were settled separately, and all class claims except one were voluntarily dismissed. In the remaining class claim, Plaintiffs allege that First Advantage prepared employment-related background reports containing a criminal record of another person and that First Advantage did not timely investigate their claims when they disputed information on their reports. The Class is described as: All natural persons residing in the U.S. (including all territories and other political subdivision of the U.S.) who First Advantage’s records show, (a) contacted First Advantage to make a dispute within the two years that preceded the filing of this action and prior to 7-1-2014, (b) for which First Advantage refused to start an investigation because the consumer had not provided a copy of a government-issued ID and completed First Advantage’s specific dispute form and/or otherwise took longer than 30 days to complete and respond to the dispute from the date of last contact from the consumer. | **12-17-2015** | **For more information call:**  **Settlement Administrator**  **1 800 222-2760 (Ph.)** |
| **10-14-2015** | **14-CV-11284** | **(E.D. Mich.)** | **Deborah Kinder, et al. Meredith Corp.**  Purchaser-plaintiffs allege that Defendant violated Michigan’s Video Rental Privacy Act, M.C.L. § 445.1712 (“VRPA”), by disclosing information related to its customers’ magazine subscriptions to third parties. The Class Period is from 1-1-2009 to 3-28-2014. | **Not set yet** | **For more information write to:**  **Ari J. Scharg**  **Edelson PC**  **350 North LaSalle St.**  **Suite 1300**  **Chicago, IL 60654** |
| **10-16-2015** | **11-CV-1279** | **(S.D.N.Y.)** | **Monique Da Silva Moore, Maryellen O’Donohue, Laurie Mayers, Heather Pierce, and Katherine Wilkinson v. Publicis Groupe SA and MSL Group**  Employee-plaintiffs allege that Defendants engaged in unlawful, systemic gender discrimination in its compensation, selection, promotion, advancement, transfer, training and discipline policies. The Class Members are: 1) all female Public Relations professionals holding the title of Vice President or Senior Vice President who were employees of MSL Group Americas, Inc. (“MSL”) in the New York office or MSL’s Business Units 1 or 6 during the period 2-24-2015 to 2-24-2011; and 2) Public Relations professionals who took pregnancy leave during the period 4-1-2009 to 11-30-2011, and/or who were employed by MSL and took pregnancy leave during the period 2-24-2008 to 11-30-2011 while working in New York. | **Not set yet** | **For more information write to:**  **Sanford Heisler Kimpel LLP**  **1666 Connecticut Ave, NW**  **Suite 300**  **Washington, DC 20009** |
| **10-20-2015** | **14-CV-00748** | **(E.D.N.Y.)** | **Frohberg, et al. v. Cumberland Packing Corp.**  Consumer-plaintiffs allege that Stevia in the Raw brand Consumer Products is not “natural,” “all natural” or “100% natural” and are inaccurately and deceptively labeled as so. The Class Period is from 10-9-2009 to 7-1-2014. | **Not set yet** | **For more information write to:**  **Michael R. Reese**  **Reese LLP**  **100 West 93rd Street**  **16th Floor**  **New York, NY 10025**  **Melissa W. Wolchansky**  **Halunen Law**  **1650 IDS Center**  **80 South Eighth Street**  **Minneapolis, MN 55402** |
| **10-21-2015** | **12-CV-2257** | **(N.D. Ohio)** | **Sandusky Wellness Center, LLC v. Wagner Wellness Inc., Robert Wagner, April Wagner and John Does 1-10**  Consumer-plaintiff alleges that Defendants violated the federal Telephone Consumer Protection Act (“TCPA”) and various state laws by sending unsolicited advertisements by fax.  The Class Period is from 9-5-2008 to 6-25-2015. | **2-9-2016** | **For more information write to:**  **Brian J. Wanca**  **Anderson + Wanca**  **3701 Algonquin road**  **Suite 500**  **Rolling Meadows, IL 60008** |
| **10-22-2015** | **11-CV-3480** | **(C.D. Cal.)** | **Estakhrian v. Obenstine, et al.**  A settlement has been reached with two of the defendants, i.e., King & Spalding LLP (“King & Spalding”) and Benjamin F. Easterlin IV, a partner in the firm (“Easterlin”) (together, the “K&S Defendants”). The Court has not decided whether to finally approve the settlement. For more information see CAFA Notice dated 9-21-2015. | **Not set yet** | **For more information write, call fax or e-mail:**  **IRVINELAWGROUP, LLP**  **S. Ron Alikani**  **7700 Irvine Center Drive, Suite 800**  **Irvine, CA 92618**  **949 653-6153 (Ph.)**  **949 653-1277 (Fax)**  [**ralikani@irvinelawgroup.com**](mailto:ralikani@irvinelawgroup.com) |
| **10-23-2015** | **15-CV-06187** | **(W.D.N.Y.)** | **Jeffrey Robbins, et al. v. Abercrombie & Fitch., et al.**  Employee-plaintiffs allege that Abercrombie incorrectly calculated overtime compensation for Assistant Managers under federal and certain states’ overtime laws. Plaintiffs claim that they are entitled to receive additional overtime compensation in all weeks in which they worked more than 40 hours. The Class Period is from 5-10-2007 to 9-30-2014. | **Not set yet** | **For more information write, call or e-mail:**  **Klafter Olsen &**  **Lesser LLP**  **Two International Drive**  **Suite 350**  **Rye Brook, NY 10573**  **914 934-9200 (Ph.)**  [**www.klafterolsen.com**](http://www.klafterolsen.com) |
| **10-23-2015** | **11-CV-2598**  **11-CV-2608**  **11-CV-2609**  **11-CV-2657**  **11-CV-2660**  **11-CV-2666**  **11-CV-2695**  **11-CV-4266**  **11-CV-5189**  **11-CV-5190**  **11-CV-5259** | **(S.D.N.Y.)** | **In re: Puba Coal Securities, Inc., et al.**  **Goldstein v. Puda Coal, Inc.**  **Tallant v. Puda Coal, Inc.**  **Weissmann v. Puda Coal, Inc.**  **Alexander v. Ming Zhao**  **Rosenberger v. Puda Coal, Inc.**  **Korach v. Puda Coal, Inc.**  **Kendall v. Puda Coal, Inc.**  **LaDuca v. Puda Coal, Inc.**  **Burquist v. Puda Coal, Inc.**  **Thumith v. Puda Coal, Inc.**  **Lin v. Puda Coal, Inc.**  Securities-purchaser-plaintiffs allege that Defendants’ fraudulent scheme was orchestrated by Puda’s former Chairman, Ming Zhao (“Zhao”), to mislead investors as to the true ownership of Puda’s primary operating subsidiary, Shanxi Puda Coal, which was revealed in April 2011. The Class Period is from 12-8-2010 to 4-11-2011. | **Not set yet** | **For more information write to:**  **Lionel Z. Glancy**  **Glancy Prongay & Murray**  **1925 Century Park East**  **Suite 2100**  **Los Angeles, CA 90067** |
| **10-26-2015** | **13-MD-02476** | **(S.D.N.Y)** | **In re: Credit Default Swaps Antitrust Litigation**  **Notice on behalf of Defendants: Deutsche Bank AG (“Deutsche Bank”); International Swaps and Derivatives Association (“ISDA”); Morgan Stanley & Co. LLC (“Morgan Stanley”); Barclays Bank, PLC; Bank of America Corporation and Bank of America, N.A. (together, “Bank of America); BNP Paribas; Credit Suisse AG (“Credit Suisse”); JPMorgan Chase & Co. and JPMorgan Chase Bank, N.A. (together, “JPMorgan”); Citigroup Inc., Citibank, N.A., and Citigroup Global Markets Inc. (collectively, the “Citigroup Defendants”); UBS Securities LLC (together, “UBS”); Royal Bank of Scotland plc and Royal Bank of Scotland N.V. (together “RBS”); HSBC Bank plc and HSBC Bank USA, N.A. (collectively “HSBC”); Goldman, Sachs & Co. (“Goldman Sachs”) (collectively “Defendants”)**  Purchaser-plaintiff alleges that Defendants engaged in anticompetitive acts that affected the price of credit default swap(s) (“CDS”) in violation of Section 1 of the Sherman Act, 15 U.S.C. § 1. The lawsuit also alleges that Defendants were unjustly enriched under common law by their anticompetitive acts. The Class Period is from 1-1-2008 to 9-25-2015. | **Not set yet** | **For more information call or visit:**  **1-888-744-0531 (Ph.)**  [**www.CDSAntitrustSettlement.com**](http://www.CDSAntitrustSettlement.com) |
| **10-26-2015** | **12-CV-07065** | **(E.D. Pa.)** | **Schuylkill Health System, et al. v. Cardinal Health 200, LLC, et al.**  Provider-purchaser-plaintiffs allege that Cardinal Health and Owens & Minor engaged in certain business practices that illegally excluded competitors from the marketplace through the use of exclusionary bundled contracts, resulting in artificially high prices for the distribution of suture and/or endomechanical products. Plaintiffs and the Class sought a judgment requiring Cardinal Health and Owens & Minor to pay damages. The Class Period is from 12-18-2008 to date of Preliminary Approval Order. | **Not set yet** | **For more information write to:**  **Brent W. Landau**  **Hausfeld LLP**  **325 Chestnut Street**  **Suite 900**  **Philadelphia, PA 19106** |
| **10-27-2015** | **11-CV-2598** | **(S.D.N.Y.)** | **In re: Puda Coal Securities, Inc. et al. and Brean Murray, Carret & Co. (“Brean Murray”) (collectively “Defendants”)**  See 10-23-2015 above for more information. |  | **For more information write to:**  **Lionel Z. Gancy**  **Glancy Prongay &**  **Murray LLP**  **1925 Century Park East**  **Suite 2100**  **Los Angeles, CA 90067** |
| **10-29-2015** | **15-CV-10057** | **(E.D. Mich.)** | **In re: Meadowbrook Insurance Group, Inc.**  Securities-purchaser-plaintiffs allege that on 12-30-2014, Meadowbrook announced that it had signed a definitive Agreement and Plan of Merger (the “Merger Agreement”) with Fosun International Limited (“Fosun”), pursuant to which, subject to the approval of Meadowbrook stockholders, Fosun would acquire Meadowbrook and Meadowbrook stockholders would receive $8.65 in cash for each share of Meadowbrook common stock (the Merger). It is alleged that Defendants breached their fiduciary duties in connection with the Merger. Among other things, Plaintiffs sought to enjoin a Meadowbrook stockholder vote to approve the Merger unless and until Defendants remedied the alleged disclosure deficiencies in the Company’s public filings. The Class Period is from 12-30-2014 to 7-7-2015. | **Not set yet** | **For more information write to:**  **Stephen J. Oddo**  **Robbins Arroyo LLP**  **600 B Street**  **Suite 1900**  **San Diego, CA 92101**  **Peter Safirstein**  **Morgan & Morgan, P.C.**  **28 West 44th Street**  **Suite 2001**  **New York, NY 10036** |
| **10-29-2015** | **13-CV-02245** | **(N.D. Cal.)** | **Alexander Moore and Charlotte Whitmore v. Urban Outfitters Wholesale, Inc.**  Employee-plaintiffs allege that Defendant violated California state labor laws as a result of its alleged failure to, among other things, (1) pay minimum and overtime wages; (2) provide meal and rest periods; (3) timely pay wages  during employment; (4) timely pay wages upon discharge or termination of employment; (5) pay employees for unused vacation time; and (6) provide accurate, itemized wage statements. The Class Period is from 4-10-2009 to date of Preliminary Approval Order. | **Not set yet** | **For more information write or call:**  **Raul Perez**  **Capstone Law APC**  **1840 Century Park E. Suite 450**  **Los Angeles, CA 90067**  **1 855 737-8026 (Ph.)** |
| **10-29-2015** | **14-CV-09600** | **(N.D. Cal.)** | **Corona v. Sony Pictures Entertainment Inc.**  Consumer-plaintiff alleges that in the fall of 2014, Sony Pictures Entertainment, Inc. (“SPE”) was the victim of an unprecedented cyberattack. Following the cyberattack, the perpetrators released stolen SPE data on the Internet, some of which contained personally identifiable information concerning current and former SPE employees and certain other individuals. Plaintiffs claim that SPE did not adequately protect their personal information and that they were injured as a result of the SPE Cyberattack. The Class Period is from 11-24-2014 to 10-19-2015. | **Not set yet** | **For more information write to:**  **Daniel C. Girard**  **Girard Gibbs LLP**  **601 California Street**  **14th Floor**  **San Francisco, CA 94108** |
| **10-30-2015** | **15-CV-217** | **(S.D. Ind.)** | **William McGill, et al. v. Hake, et al.**  Securities-purchaser-plaintiffs claim allege that the directors of Exelis Inc. (“Exelis”) breached their fiduciary duties owed to shareholders by approving the proposed acquisition of Exelis by Ralph Hake, David F. Melcher, John J. Hamre, Paul J. Kern, Herman E. Bulls, Patrick Moore, Mark L. Reuss, R. David Yost, Billie I. Williamson, Harris Corporation (“Harris”), that Exelis, Harris and Harrison Communication Solutions (Indiana), Inc. (a subsidiary of Harris) aided and abetted the directors of Exelis in breaching their fiduciary duties, and that Exelis and its directors made untrue statements of material fact and omitted material facts in the Registration Statement filed with the U.S. Securities & Exchange Commission (the “SEC”) in connection with the merger, in violation of federal securities laws, including Section 14(a) and 20(a) of the Securities Exchange Act of 1934. The Class Period is from 9-17-2014 to 5-29-2015. | **Not set yet** | **For more information write to:**  **Stephen J. Oddo**  **ROBBINS ARROYO LLP**  **600 B Street**  **Suite 1900**  **San Diego, CA 92101**  **Juan E. Monteverde**  **FARUQI & FARUQI, LLP**  **369 Lexington Ave., Tenth Floor**  **New York, NY 10017** |
| **10-30-2015** | **15-CV-262** | **(E.D. Va.)** | **Leitz v. Kraft Foods Group, Inc., et al.**  Shareholder-plaintiff alleges that the members of the Board of Directors (the “Board”) of Kraft breached their fiduciary duties and/or violated federal securities law in connection with the acquisition of Kraft by H.J. Heinz Holding Corporation (“Heinz”) and Kraft’s subsequent disclosures concerning the sale process, and that Heinz and various Heinz subsidiaries aided and abetted those alleged breaches. The Class Period is from 3-24-2015 to 7-2-2015. | **Not set yet** | **For more information write to:**  **Elizabeth Tripodi**  **LEVI & KORSINSKY LLP**  **1101 30th St. NW**  **Suite 115**  **Washington, D.C. 20007** |
| **10-30-2015** | **13-CV-7892** | **(N.D. Ill.)** | **Redman v. IMAX Chicago Theatre LLC**  Consumer-plaintiff alleges that Defendant violated certain requirements imposed by the Fair and Accurate Credit Transactions Act (“FACTA”). Specifically, Plaintiff claims that Defendant printed more than the last five (5) digits of consumers’ credit or debit cards on receipts provided to Class Members, which violates FACTA. Plaintiff has not alleged any actual monetary damage. In the absence of actual monetary damages, in order for Plaintiff to prevail, Plaintiff would have to prove that Defendant willfully violated FACTA. The Parties have entered into a Class Action Settlement Agreement and Release. The Class Period is from 11-4-2011 to 11-7-2013. | **Not set yet** | **For more information write to:**  **Paul F. Markoff**  **Markoff Leinberger LLC**  **134 N LaSalle St Ste 1050**  **Chicago IL 60602** |
| **10-30-2015** | **13-CV-07789** | **(S.D.N.Y.)** | **In re: Foreign Exchange Benchmark Rate Antitrust Litigation**  Securities-purchaser-plaintiffs allege that the Citigroup Defendants participated in an unlawful conspiracy to restrain trade by agreeing, among other things, to manipulate foreign exchange (“FX”) prices in violation of Sections 1 and 3 of the Sherman Act, 15 U.S.C. §§ 1, 3; the Commodity Exchange Act, 7 U.S.C. § 1 et seq., and rules promulgated thereunder. In early 10-2015, plaintiffs and the Citigroup Defendants agreed to settle plaintiffs’ claims. The Class Period is from 1-1-2003 to Preliminary Approval Date. | **1-28-2016** | **For more information write to:**  **Christopher M. Burke**  **Scott+Scott, Attorneys at Law, LLP**  **707 Broadway, Suite 1000**  **San Diego, CA 92101**  **Michael D. Hausfeld**  **Hausfeld LLP**  **1700 K Street, NW, Suite 650**  **Washington, DC 20006** |
| **10-30-2015** | **14-CV-01287** | **(W.D. Pa.)** | **Brian H. Robb v. Education Management Corporation, Edward H. West, Randall J. Killeen, and Mick J. Beekhuizen (collective “EDMC Defendants”)**  Consumer-plaintiffs allege EDMC violated Federal Securities Laws. Specifically, the Complaint alleges that EDMC and its senior officers made false and/or misleading statements and/or failed to disclose,  among other things, that: (1) EDMC misrepresented the Company’s job placement rates; (2) EDMC employed recruiting and enrollment practices that violated federal regulations and standards established by its accrediting bodies; and (3) as a result of these practices, EDMC was at risk of losing federal funding under Title IV of the Higher Education Act, 20 U.S.C. §§ 1070, et seq (“Title IV”). The Class Period is from 7-1-2011 to 9-16-2014. | **Not set yet** | **For more information write to:**  **Marc I. Gross**  **Michaele S. Carino**  **Pomerantz LLP**  **600 Third Avenue**  **New York, NY 10016** |