

2015 VIRGINIA CONSUMER CLASS ACTION SETTLEMENTS

	Settlement Fund	Class and Class Size	Service Award	CY Pres	Attorney's Fees	Claim	Prelim. Or Final
<p><i>Henderson v. Allied Barton Security Services LLC d/b/a HR Plus</i></p> <p>No. 3:14-cv-82</p>	<p>\$2.4 million</p> <p>(Includes the service awards, attorney's fees, class notice and administration costs)</p>	<p>20,926 persons in USA who were the subject of an employment background report with an adverse criminal "hit."</p>	<p>\$5,000 for each of the two named Plaintiffs</p>	<p>Virginia Poverty Law Center</p>	<p>\$800,000</p>	<p>FCRA Plaintiffs allege that HR Plus furnished background consumer reports without providing the notice described in 15 U.S.C. § 1681k(a)(1) "at the time" it first made a report available to its employer customers.</p>	<p>Final</p>

	SETTLEMENT FUND	CLASS AND CLASS SIZE	SERVICE AWARD	CY PRES	ATTORNEY'S FEES	CLAIM	PRELIM. OR FINAL
<i>Burke v. Shapiro, Brown & Alt, LLP</i> No. 3:14-cv-838	\$112,500	All Virginia residents to whom defendant sent a letter which contains a specific 15 U.S.C. § 1692g notice of validation rights in an attempt to collect a debt incurred primarily for personal, household or family purposes.	T.B.D. (To be paid by Defendant but not to exceed \$3,000 each named plaintiff)	None	T.B.D. (To be paid by Defendant)	FDCPA	Prelim.
<i>DeCapri v. Law Offices of Shapiro, Brown & Alt, LLP</i> No. 3:14-cv-201	\$112,500 (Includes notice and administration costs)	All Virginia residents to whom defendant sent a letter which contains a specific 15 U.S.C. § 1692g notice of validation rights in an attempt to collect a debt incurred primarily for personal, household or family purposes.	T.D.B. (To be paid by Defendant but not to exceed \$3,000 each named plaintiff)	None	T.B.D. (To be paid by Defendant)	FDCPA	Prelim.

	SETTLEMENT FUND	CLASS AND CLASS SIZE	SERVICE AWARD	CY PRES	ATTORNEY'S FEES	CLAIM	PRELIM. OR FINAL
<p><i>Henderson v. First Advantage Background Services Corp.</i></p> <p>No. 3:14-cv-221</p>	<p>\$500 per class member plus notice and administration costs not reimbursed from from uncashed and/or returned checks.</p>	<p>Approximately 750 persons in USA who were denied a credit investigation without a Gov't ID and a completed dispute form and/or it took longer than 30 days to investigate</p>	<p>N.A.</p>	<p>Virginia Health Care Foundation</p>	<p>\$100,000 paid by Defendant</p>	<p>FCRA 15 U.S.C. § 1681i(a)(1)</p>	<p>Prelim.</p>

	SETTLEMENT FUND	CLASS AND CLASS SIZE	SERVICE AWARD	CY PRES	ATTORNEY'S FEES	CLAIM	PRELIM. OR FINAL
<p><i>Manuel v. Wells Fargo Bank, N.A.</i></p> <p>No. 3:14-cv-238</p>	<p>\$12 million.</p> <p>(Includes notice, administration costs and service fee)</p>	<p>Impermissible use class of approximately 244,164 persons in USA.</p> <p>Adverse Action Class of approximately 6,254 persons</p>	<p>T.B.D. but not to exceed \$10,000.</p>	<p>Peninsula Community Foundation of Virginia</p>	<p>T.B.D. but not to exceed 25% of settlement fund</p>	<p>FCRA</p> <p>Improper to insert a waiver of liability at the bottom of a disclosure form advising that an employment background report will be ordered. Adverse action to code an applicant or employee ineligible upon receipt of a background report before sending a pre-adverse action letter.</p>	<p>Prelim.</p>

	SETTLEMENT FUND	CLASS AND CLASS SIZE	SERVICE AWARD	CY PRES	ATTORNEY'S FEES	CLAIM	PRELIM. OR FINAL
<p><i>Ryals v. Strategic Screening Solutions, Inc., et al.</i></p> <p>No. 3:14-cv-643</p>	<p>\$1.6 Million</p> <p>(Includes service award, class notice and administrative expenses, and attorney's fee)</p> <p>1681k Class to receive approx. \$965,000 and 1681c Class to receive approx. \$100,000.</p>	<p><u>1681k Class:</u> approximately 23,600 persons who were not sent timely notice of an adverse criminal "hit."</p> <p><u>1681c Subclass:</u> approximately 130 persons who defendant issued a consumer report with a criminal matter more than 7 years old.</p>	\$5000	T.B.D. (by both parties)	T.B.D. (not to exceed \$480,000)	FCRA	Second hearing on preliminary approval is set for February 17, 2016.
<p><i>Morgan v. McCabe, Weisberg & Conway, LLC</i></p> <p>No. 3:14-cv-695</p>	\$100,000	4,850 consumers who were sent specified communications by the Defendant.	\$5,000 each	None	\$147,500	FDCPA	Final

29905832_1.docx