UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

Megan G. Kitchner, on behalf of herself and all others similarly situated,

Court File No.: 2:18-cv-133

Plaintiff,

v.

Charles Fiergola, Esq., Joseph R. Johnson, Esq., Lucas P. Bennewitz, Esq., Tyler M. Helsel, Esq., and John Does, Esqs.,

JURY TRIAL DEMANDED

CLASS ACTION COMPLAINT

Defendants.

I.

INTRODUCTION

1. Plaintiff, Megan G. Kitchner (hereinafter "Plaintiff Kitchner") brings this action for damages, declaratory and injunctive relief in response to Charles Fiergola's (hereinafter "Defendant Fiergola"), Joseph R. Johnson's (hereinafter "Defendant Johnson"), Lucas P. Bennewitz's (hereinafter "Defendant Bennewitz"), Tyler M. Helsel's (hereinafter "Defendant Helsel"), and Defendant John Does' (hereinafter "Defendant Does") (collectively referred to as "Defendants") violations of the rights afforded under the Fair Credit Reporting Act ("FCRA"), 15 U.S.C. § 1681, et seq. and the Fair Debt Collection Practices Act ("FDCPA"), 15 U.S.C. § 1692 et seq.

- Defendants knowingly and unnecessarily publicly filed Plaintiff's and many other similarly situated consumers' highly confidential and statutorily protected consumer reports¹ as part of state court collection actions commenced in various Wisconsin courts statewide. Plaintiff seeks relief under the FCRA as such "use" of Plaintiffs' consumer reports is not a permitted purpose, nor do the credit scores in any way "evidence" the writing of the underlying credit transactions. Defendants' egregious practices run afoul of exactly the individual privacy rights Congress intended to prevent with its enactment of both the FCRA and FDCPA. The FCRA was passed to keep consumer credit reports strictly private and protected from unlawful disclosure to unauthorized parties. Defendants violated these privacy provisions and should now be held accountable.
- 3. Courts in the Seventh Circuit acknowledge that the purpose of the FDCPA as a whole is to "eliminate abusive debt collection practices by debt collectors," 15 U.S.C. §1692(a), and, as such, debt collectors are liable for failure to comply with "any provision" of the Act. 15 U.S.C. § 1692k(a). Courts in various other federal districts have acknowledged that the FDCPA is a broad remedial statute that imposes strict liability on debt collectors and its terms are to be applied in a liberal manner.

¹ As will be elaborated on below, a "credit score" is a "consumer report." *See*, 15 U.S.C § 1681a(d)(1)(A) and 15 U.S.C § 1681g(f)(2)(A). Consumer reports are statutorily protected by the FCRA from wrongful disclosure to third parties. For purposes of this Complaint, Plaintiffs will use the terms "credit report," "consumer report" and "credit score" interchangeably. They all maintain the same level of protection.

II.

JURISDICTION

- 4. Jurisdiction of this Court arises under 28 U.S.C. § 1331 (Federal Question), 28 U.S.C. § 1337 (Commerce), 15 U.S.C. § 1692k and 15 U.S.C. § 1681(p) (FCRA).
- 5. Venue is proper in this District pursuant to 28 U.S.C. § 1391(b)(2) because a substantial part of the events or omissions giving rise to Plaintiff Kitchner's claims arose in this District and at all times herein relevant, Defendants were employed when engaging in the conduct alleged herein, and have had a principal place of business in this District.

III.

PARTIES

- 6. Plaintiff Kitchner resides in Dunn County, Wisconsin. Plaintiff Kitchner is a "person" as defined by 15 U.S.C. § 1681a(b), a "consumer" as that term is defined by 15 U.S.C. § 1692a(3), and is protected by, and entitled to enforce, the remedies of the FCRA and the FDCPA.
- 7. Defendant Fiergola is lawyer licensed to practice law in the State of Wisconsin at 735 N. Water Street, #1300, Milwaukee, Wisconsin 53202. At all times herein relevant, Defendant Fiergola regularly attempted to collect consumer debts alleged to be due another. Defendant Fiergola is, therefore, a "debt collector" as that term is defined by the FDCPA, 15 U.S.C. § 1692a(6). Defendant Fiergola is also a "person"

- as defined in 15 U.S.C. § 1681a(b) and 15 U.S.C. §1681b(f) and is subject to the requirements of the FCRA.
- 8. Defendant Johnson is lawyer licensed to practice law in the State of Wisconsin at 735 N. Water Street, #1300, Milwaukee, Wisconsin 53202. At all times herein relevant, Defendant Johnson regularly attempts to collect consumer debts alleged to be due another. Defendant Johnson is, therefore, a "debt collector" as that term is defined by the FDCPA, 15 U.S.C. § 1692a(6). Defendant Johnson is also a "person" as defined in 15 U.S.C. § 1681a(b) and 15 U.S.C. §1681b(f) and is subject to the requirements of the FCRA.
- 9. Defendant Bennewitz is lawyer licensed to practice law in the State of Wisconsin at 735 N. Water Street, #1300, Milwaukee, Wisconsin 53202. At all times herein relevant, Defendant Bennewitz regularly attempted to collect consumer debts alleged to be due another. Defendant Bennewitz is, therefore, a "debt collector" as that term is defined by the FDCPA, 15 U.S.C. § 1692a(6). Defendant Bennewitz is also a "person" as defined in 15 U.S.C. § 1681a(b) and 15 U.S.C. §1681b(f) and is subject to the requirements of the FCRA.
- 10. Defendant Helsel is lawyer licensed to practice law in the State of Wisconsin at 735 N. Water Street, #1300, Milwaukee, Wisconsin 53202. At all times herein relevant, Defendant Helsel regularly attempts to collect consumer debts alleged to be due another. Defendant Helsel is, therefore, a "debt collector" as that term is defined by the FDCPA, 15 U.S.C. § 1692a(6). Defendant Helsel is also a "person" as

defined in 15 U.S.C. § 1681a(b) and 15 U.S.C. §1681b(f) and is subject to the requirements of the FCRA.

11. Defendant Does are, or were, likewise, lawyers licensed to practice law in the State of Wisconsin at 735 N. Water Street, #1300, Milwaukee, Wisconsin 53202. At all times herein relevant, Defendant Does regularly attempted to collect consumer debts alleged to be due another. Defendant Does are, therefore, "debt collectors" as that term is defined by the FDCPA, 15 U.S.C. § 1692a(6). Defendant Does are also "persons" as defined in 15 U.S.C. § 1681a(b) and 15 U.S.C. §1681b(f) and are thus subject to the requirements of the FCRA.

IV.

BACKGROUND INFORMATION

- 12. As a result of Defendants' conduct, Plaintiff Kitchner and the putative class have suffered an injury in fact, that injury is traceable to Defendants' conduct, and the harm is likely to be redressed by a favorable judicial decision.
- 13. As shown in the paragraphs that follow, the Plaintiff Kitchner and the putative class have suffered "an invasion of a legally protected interest" which is their privacy of personal and financial information occasioned by the conduct of the Defendants.
- 14. The paragraphs below show that the legally protected interest is concrete and particularized and "actual or imminent" and has affected the Plaintiff and the putative class in a personal and individual way.

- 15. The United States Supreme Court has held in *Spokeo, Inc. v. Robins*, 136 S. Ct. 1540, 2016 WL 2842447 (May 16, 2016), that for standing purposes, concrete injuries include intangible harms.
- 16. The Court in *Spokeo* further noted that:

"Because the doctrine of standing derives from the case or controversy requirement, and because that requirement in turn is grounded in historical practice, it is instructive to consider whether an alleged intangible harm has a close relationship to a harm that has traditionally been regarded as providing a basis for a lawsuit in English or American Courts."

And,

"...that Congress may elevate to the status of legally cognizable injuries concrete, de facto injuries that were previously inadequate in law."

Id at 1549 (Emphasis Added).

- 17. Invasion of privacy is an example in the Restatement (Second) of Torts 652A (1977) of "harm that has traditionally been regarded as providing a basis for a lawsuit in English or American courts."
- 18. The lead Senate sponsor, William Proxmire² stated that:

The aim of the Fair Credit Reporting Act is to see that the credit reporting system serves the consumer as well as the industry. ...the consumer has a right to see that the information is kept confidential and it is used for the purposed for which it is collected; and he has the right to be free from unwarranted invasions of his personal privacy...

(Emphasis Added).

19. One of the primary protections of the FCRA is the requirement that "users", such as Defendants, have a permissible purpose when they use a consumer report as

² 115 Cong. Rec. 2413 (1969).

demonstrated in 15. U.S.C. §§ 1681b(a) & 1681b(f).

V.

FACTUAL ALLEGATIONS

- 20. As a consumer, Plaintiff Kitchner, and others similarly situated, sought credit by the use of credit cards for personal financial needs from various consumer credit card issuers.
- 21. Plaintiff Kitchner had a Discover credit card ending in 2734, which constitutes a debt as that term is defined at 15 U.S.C. § 1692a(5).
- 22. Plaintiff Kitchner was unable to repay the balance on her Discover credit card account.
- 23. Defendants, through one attorney, Defendant Fiergola, filed a state court collection complaint in the Circuit Court of Dunn County on or about March 9, 2017, bearing the court file number 2017-SC-000134.
- 24. The complaint sought to recover a money judgment in the amount of \$5,938.00 against Plaintiff Kitchner for the unpaid balance on the credit card, plus costs and disbursements and interest.
- 25. Defendant Fiergola attached a copy of a monthly billing statement at paragraph 15 of the state court collection action relating to Plaintiff Kitchner's credit card debt.
- 26. Specifically, one document Defendants attached to the state court collection complaint was Plaintiff Kitchner's credit score information. (*See attached Exhibit 1*).

- 27. Plaintiff Kitchner's credit score, published by Defendants, constitutes part of her private personal credit history as shown in her "consumer report" as that term is defined by 15 U.S.C. § 1681a(d)(1).
- 28. This illegal use by publication of Plaintiff Kitchner's credit score violated the requirements of 15 U.S.C. §1681b(f) as none of the Defendants had a permissible purpose for using by publishing such protected personal private information in this manner.
- 29. Defendants had no permissible purpose for "using" Plaintiff Kitchner's consumer report in its public filings, and, therefore, have violated the provisions of 15 U.S.C. §§ 1681b and 1681b(f).
- 30. Defendants, by filing the state court collection action, were attempting to collect the non-party Discover's credit card debt.
- 31. Defendants' filing of Plaintiff Kitchner's personal consumer report / credit score violated 15 U.S.C. §§ 1692d, 1692e(10) and 1692f.
- 32. Upon information and belief, Defendants Fiergola, Bennewitz, Helsel and Does are, or were, associates or junior attorneys at, or employed by, Kohn Law Firm S.C.
- 33. Defendant Johnson has signed and caused complaints to be filed in Wisconsin State court actions, attaching unredacted copies of the respective state court defendant's statement publishing the consumer's consumer report. One such example is the complaint in the Circuit Court of Chippewa County on or about

- January 27, 2017, bearing the court file number 2017-SC-000101.
- 34. Defendant Bennewitz has signed and caused complaints to be filed in Wisconsin State court actions, attaching unredacted copies of the respective state court defendant's statement publishing the consumer's consumer report. One such example is the complaint in the Circuit Court of Eau Claire County on or about December 8, 2016, bearing the court file number 2016-SC-001873.
- 35. Defendant Helsel has signed and caused Complaints to be filed in Wisconsin State court actions, attaching unredacted copies of the respective state court defendant's statement publishing the consumer's consumer report. One such example is the complaint in the Circuit Court of Chippewa County on or about May 8, 2017, bearing the court file number 2017-SC-000774.
- 36. According to www.kohnlaw.com/Our-Attorneys.aspx retrieved on January 3, 2018, Defendant Johnson is "the firm's Supervising Attorney of Consumer Litigation" at Kohn Law Firm S.C.
- 37. Defendants Johnson and Does had, at all times material, a duty to adequately supervise the professional legal activities of associates or junior attorneys.
- 38. Defendants Johnson and Does, through acts or omissions, breached their duty by negligently and/or recklessly failing to adequately supervise associates or junior attorneys. by failing to take reasonable steps to protect the rights of consumers as described herein.
- 39. As a direct and proximate result of Defendants Johnson and Does' negligent

and/or reckless supervision, Plaintiff Kitchner suffered harm as described herein.

40. Defendant Johnson and Does knew, or should have known, that publishing a consumer report as an attachment to a public complaint filed in Wisconsin State was unlawful as this information had been redacted in filings predating the causes of action contained herein. One such example is the complaint in the Circuit Court of Chippewa County on or about May 27, 2016, bearing the court file number 2016-SC-000540.

VI.

CLASS ALLEGATIONS

- 41. Defendants unlawfully "used" the consumer report / credit score of Plaintiff
 Kitchner and others similarly situated when they published said reports in their
 filing of collection complaints in various state courts throughout the state of
 Wisconsin.
- 42. Upon information and belief, Defendants have on more than one hundred (100) occasions within the past two (2) years filed state court collection actions against similar account holders wherein it unlawfully "used" the consumer report/scores, in violation of 15 U.S.C. §§ 1681b(f).
- 43. Plaintiff Kitchner brings this action individually and as a class action.
- 44. Pursuant to Federal Rule of Civil Procedure 23(a-b), Plaintiff seeks to certify two (2) classes.
- 45. The first class Plaintiff seeks to certify is defined hereinafter as the "FCRA Class":

All consumers in the State of Wisconsin that have had their consumer report published in various judicial court actions within two year of the date of the filing of this Complaint by Defendants.

46. The second class that Plaintiff seeks to certify is defined hereinafter as the "FDCPA Class (2)":

All consumers in the State of Wisconsin that have had their consumer report / credit score published in various judicial court actions by Defendants within one year of the date of the filing of this Complaint.

Rule 23(a) Requirements

Numerosity

- 47. Various nonparty credit card issuers are from many of the largest banks and retailers in the United States, offering a variety of credit services to consumers in Wisconsin.
- 48. Those various nonparty credit providers grant credit cards to consumers nationwide.
- 49. Some of those consumers may have, at one time or another, defaulted on their credit card obligations.
- 50. Some of the nonparty credit issuers, have used Defendant Fiergola and other Defendants and various Defendant Does, to file collection actions against such a large number of consumers such that joinder of all in this lawsuit would be impracticable.
- 51. Defendants' conduct debt collection activities throughout the state of Wisconsin and have filed collection actions against consumers on behalf of nonparty credit issuers.
- 52. Therefore, the estimated number of class members for each class is in excess of 100 persons.

Commonality

- 53. All members of the FCRA and FDCPA Classes (hereinafter "Classes") had their rights violated in the same manner by the same illegal actions of Defendants.
- 54. Common evidence, in particular (1) a list of consumer debtors in Wisconsin who have had collection suits/actions filed against them by Defendants; and (2) collection files of Defendants concerning consumers in Wisconsin who have had collection suits filed against them specifically by Defendants, will drive resolution of the claims of the Classes.
- 55. Statutory relief under the FCRA and FDCPA is directed based upon the common conduct of Defendants, and not the subjective, individual experiences of members of the FCRA and FDCPA Classes.

Typicality

- 56. Plaintiff Kitchner has the same claims to statutory relief as do all other members of the Classes.
- 57. Any defenses that Defendants may have to liability or quantum of statutory damages with respect to Plaintiff Kitchner's claims would be generally applicable to all members of the two Classes.

Adequacy

- 58. Plaintiff Kitchner brings this lawsuit after an extensive investigation of Defendants' alleged misconduct.
- 59. Plaintiff Kitchner brings this lawsuit with the intention to stop Defendants' unlawful practices and recovery statutory remedies for all consumers affected.

- 60. Plaintiff Kitchner will continue to vigorously pursue relief for the Classes.
- Plaintiff Kitchner's counsel, the Consumer Justice Center, P.A and Lyons Law Firm P.A., have been certified as class counsel in numerous of class actions enforcing consumer rights laws in this District and/or other districts of the United States federal courts.
- 62. Plaintiff Kitchner's counsel are committed to expending the time, energy, and resources necessary to successfully prosecute this action on behalf of the Classes.

Rule 23(b)(3)

Predominance/Superiority

Predominance

- 63. Statutory relief under the FCRA and FDCPA follows from evidence that Defendants acted in a manner common to the entire class and not the subjective experience of any one complainant.
- 64. Common issues will predominate substantially over individual issues in the ultimate resolution of this action for the two classes.

Superiority

65. Plaintiff Kitchner and her counsel are not aware of any other pending actions against Defendants, although *Rizzo v Kohn Law Firm S.C.*, Case # 3:17-cv-00408-jdp, is related to Defendants' employer law firm's filings of consumers' credit scores in state court collection actions.

- 66. Members of the Classes have little interest in individual control over this action given the small amounts at stake compared to the cost, risk, delay, and uncertainty of recovery after prosecuting a lawsuit.
- 67. Upon information and belief, few members of the Classes are aware that Defendants' actions were unlawful.
- 68. The class notice mechanism provides an opportunity for uninformed members of the Classes to learn about their rights and obtain relief where they otherwise would not have.

VII.

CAUSES OF ACTION

COUNT I.

FAIR CREDIT REPORTING ACT - 15 U.S.C. § 1681 et seq.

AGAINST ALL DEFENDANTS

- 69. Plaintiff Kitchner incorporates by reference all the foregoing paragraphs.
- 70. Defendants willfully violated provisions of the Fair Credit Reporting Act, as outlined above.
- 71. Defendants' violations include, but are not limited to, 15 U.S.C. §§ 1681b and 1681b(f) and established Federal law.
- As a result of the above and continuing violations of the FCRA, Defendants are liable to Plaintiff Kitchner in the sum of statutory damages, punitive damages, costs, disbursements, and reasonable attorneys' fees, along with any appropriate

injunctive relief.

COUNT II.

FAIR DEBT COLLECTION PRACTICES ACT - 15 U.S.C. § 1692 et seq.

AGAINST ALL DEFENDANTS

- 73. Plaintiff Kitchner incorporates by reference all the foregoing paragraphs.
- 74. Defendants' foregoing acts and omissions constitute violations of the FDCPA, as outlined above.

Defendants engaged in unlawful debt collection activity when filing the collection action against Plaintiff and the class by simultaneous filing of the Plaintiff Kitchner's consumer report / credit score, in violation of 15 U.S.C. §§ 1692d and 1692f. As a result of Defendants' violations of the FDCPA, Plaintiff Kitchner and the class are entitled to statutory damages, pursuant to 15 U.S.C. § 1692k(a)(2)(A), and reasonable attorney's fees and costs, pursuant to 15 U.S.C. § 1692k(a)(3), from Defendants.

VIII.

TRIAL BY JURY

75. Plaintiff Kitchner is entitled to, and hereby demands a trial by jury. U.S. Const. amend. VII; Fed. R. Civ. P. 38.

IX.

REQUEST FOR RELIEF

WHEREFORE, Plaintiff Kitchner respectfully requests that a Judgment be

entered against Defendants awarding her the following relief:

- (a) certifying the action as a class;
- (b) ordering that Plaintiff Kitchner's counsel be named as class counsel;
- awarding Plaintiff Kitchner and the FCRA Class appropriate statutory and punitive damages for violating the Fair Credit Reporting Act, 15 U.S.C. § 1681 *et seq.*;
- (d) awarding Plaintiff Kitchner and the FCRA Class costs and reasonable attorney's fees and post judgment interest pursuant 15 U.S.C. §1681 *et seq.*;
- (e) an order enjoining the Defendants from further violations of the Fair Credit Reporting Act relative to the Defendants' inclusion of consumer reports / scores in all such pleadings filed in various state courts;
- (f) an Order instructing Defendants to move to seal all class members' Wisconsin state court collection files;
- (g) awarding Plaintiff Kitchner statutory damages against the Defendants for violations of the FDCPA pursuant to 15 U.S.C. § 1692k;
- (h) awarding the FDCPA Class members statutory damages against Defendants for violations of the FDCPA pursuant to 15 U.S.C. § 1692k;
- (i) awarding Plaintiff Kitchner and the FDCPA Class members reasonable attorney's fees and costs against Defendants;
- (j) any other appropriate declaratory and/or injunctive relief; and
- (k) such other and further relief as the court deems just and equitable.

Dated this 25th day of January, 2018.

Respectfully submitted,

By: s/Thomas J. Lyons Jr.

Thomas J. Lyons, Jr., Esq.
MN Attorney I.D. #: 0249646
CONSUMER JUSTICE CENTER, P.A.
367 Commerce Court
Vadnais Heights, MN 55127

Telephone: (651) 770-9707 Facsimile: (651) 704-0907

Email: tommy@consumerjusticecenter.com

Thomas J. Lyons, Esq. WI Attorney I.D. #: 1019127

16

LYONS LAW FIRM P.A.

367 Commerce Court

Vadnais Heights, MN 55127 Telephone: (651) 770-9707 Facsimile: (651) 770-5830

Email: tlyons@lyonslawfirm.com

Joshua D. Christianson, Esq. WI Attorney I.D. #: 1060033 CHRISTIANSON & FREUND, LLC 920 So. Farwell St., Ste. 1800 P.O. Box 222

Eau Claire, WI 54702-0222 Telephone: (715) 832-1800 Facsimile: (888) 979-8101 Email: lawfirm@cf.legal

ATTORNEYS FOR PLAINTIFF KITCHNER AND THE CLASS

EXHIBIT 1

STATE OF WISCONSIN	CIRCUIT COURT	DUNN COUNTY	
Discover Bank C/O Discover Pro Megan G Kitchner	ducts Inc vs.	☐ Amended Summons and Complaint Small Claims	FILED 03-09-2017 Dunn Co. Circuit Court Dunn County, Wi
	Claim for	Case No. 2017SC000134 money (\$10,000 or less) 31001	2017SC000134 Honorable Rod W.
			Smeltzer Branch 2
Plaintiff:		Defendant:	

Discover Bank C/O Discover Products Inc 6500 New Albany Road New Albany OH 43054 Megan G Kitchner

Boyceville WI 54725-7500

If you require reasonable accommodations due to a disability to participate in the court process, please call 715-232-2611 at least 10 working days prior to the scheduled court date. Please note that the court does not provide transportation.

SUMMONS

To the Defendant(s): You are being sued as described on the attached complaint. If you wish to dispute this matter: You must appear at the time and place stated. You must file a written answer and provide a copy to the plaintiff or plaintiff's attorney on or before the date and time stated. If you do not appear or answer, the plaintiff may win this case and a judgment entered for what the plaintiff is asking. When to Appear/File an Answer Date 03-29-2017 Place to Appear/File an Answer Dunn County Clerk of Court 615 Stokke Parkway, Suite 1500 Menomonie WI 54751	CCIMINIOIAO			
	To the Defendant(s): You are being sued as described on the attached complaint. If you wish to dispute this matter: You must appear at the time and place stated. You must file a written answer and provide a copy to the plaintiff or plaintiff's attorney on or before the date and time stated. If you do not appear or answer, the plaintiff may win this case and a	Date 03-29-2017 Place to Appear/File an Answer Dunn County Clerk of Court 615 Stokke Parkway, Suite 1500		
Electronically Signed by Clara Minor Date Summons Issued 03-09-2017 Date Summons Mailed 03-10-2017	Clerk/Attorney Signature Electronically Signed by Clara Minor	Date Summons Issued	Date Summons Mailed	

					-	FILED	
						03-09-2017	
STATE OF WISCONSIN, CIRCUIT COURT, DUNN C	OUNTY	File#: 8851	189	For Off	ficial Use	Dunn Co. Circuit	Court
Plaintiff: (Name [first, middle, last], Address, City, State, Zip	- \				•	Dunn County, Wi	
DISCOVER BANK	0)					2017SC000134	
C/O DISCOVER PRODUCTS INC							_
6500 NEW ALBANY ROAD NEW ALBANY OH 43054			l			Honorable Rod W	<i>l</i> .
	r additional plaintiffs.		l			Smeltzer	
-vs-	- The state of the		L	······		Branch 2	·····
-13-			•			☐ Amended	
To: Defendant(s): (Name [first, middle, last], Address, City	, State, Zip)			;	Summo S	ons and Compla Small Claims	int
MEGAN G KITCHNER							
BOYCEVILLE WI 54725-7500				Case	No.		
☐ See attached fo	r additional defendants.			🗆 Retu	irn of prop	ey (\$10,000 or less) erty (replevin)	31001 31003
If you require reasonable accommodations due to a d	isability to participate in the	court		□ Evic			31004
process, please call 715/232-2611 #6 at least 10 working	to days prior to the schedul	led court			tion due to tration awa	o foreclosure	31002 31006
date. Please note that the court does not provide tran	sportation.					est money	31008
				□ Tort	/Personal	Injury (\$5,000 or less)	31010
To the Defendant(s):	SUMMONS	of Button La	7444.Z	**************************************	Special Congression of the		
· •		The state of the s				/File an Answer	APPROXISE.
You are being sued as described below. If you wish to	o dispute this matter:	Date	March:	29, 20	17	Time 9:30 a.m.	
☑ You must appear at the time and place stated. AND/OR (Clerk will circle one)				***************************************	·····		
	Overto the minimatics on		PI	ace to	Appear	/File an Answer 🔻	XVIII (F.J.)
plaintiff's attorney on or before the date and tin	ne stated	10,000	1431/2 (F1497) 1243/(11)				
If you do not appear or answer, the plaintiff may win thentered for what the plaintiff is asking.	nis case and a Judgment	DUNN COUNTY COURT 615 STOKKE PARKWAY		OURTH	HOUSE		
• · · · · · · · · · · · · · · · · · · ·		MEN	OMONI	E WI S	KVVAY, 54751-79	STE 1500 902	
Clerk/Attorney Signature			ummons ls:	·····		Date Summons Mailed	
	COMPLAINT	L					
Plaintiff's Demand:							
The plaintiff states the following claim against the defe	endant(s):						•
1. Plaintiff demands judgment for: (Check as approp	riate)						
☑ Claim for Money <u>\$5,938.58</u>	•	rt/Person	al iniun	,			
☐ Return of Earnest Money ☐	Eviction Evi	iction due			· _		
☐ Return of property (replevin) (Describe property in 2 in (Not to include Wis. Stats. 425.205 actions to recove	below.) □ Co	nfirmation	n. vaca			on or correction	
		itration a	ward.	·			
Plus interest, costs, attorney fees, if any, and such o	other relief as the court deel	ms prope	er.				
2. Brief statement of dates and facts: (If this is an eviction a	action and you are seeking money d	amages, yo	u must al	so state	that claim	on this form.)	
	And the second s						
🖾 See attached for additional information. Provide	copy of attachments for co	urt and d	defenda	nt(s).			
Verification: Under oath, I state that the above complebelief, and as to those matters, I believe them to be true	aint is true, except as those ue.	e matters	stated	upon i	nformat	ion and	
State of Wisconsin	l am: □ plaintiff. ⊠ atto Signature of Plaintiff or Attorney	orney for	the pla	intiff.		7	
County of Milwaukee	Electronically signed by:	- 1	MAR	0.2	2017	Attorney's State Bar N 1099121	lumber
,	► IsI CHARLES FIERGOLA		٠٩١٠٠	VN	2017		
Subscribed and sworn to before me on	Plaintiff's/Attorney's Telephone N	umber	Law F	irm and	Address	· I	
	414/276-0435		Kohn	Law Firn	n S,C.		
Notary Public/Court Official			735 N	. Water ukee, W	St., Suite 1	300	
Name Printed or Typed My commission/term expires:							
My commission/term expires:						······	

This form shall not be modified. It may be supplemented with additional material.

SC-500, 08/11 Summons and Complaint-Small Claims

Chapter 799, Wisconsin Statutes

DISCOVER BANK C/O DISCOVER PRODUCTS INC 6500 NEW ALBANY ROAD NEW ALBANY OH 43054

Plaintiff.

COMPLAINT
Case No.

***AMOUNT CLAIMED IS \$10,000 OR
LESS

VS.

MEGAN G KITCHNER

BOYCEVILLE WI 54725-7500

Defendant.

Now comes the plaintiff, by the Kohn Law Firm S.C., plaintiffs attorneys, and for a cause of action against the defendant, alleges as follows:

1. The plaintiff in this action is:

DISCOVER BANK C/O DISCOVER PRODUCTS INC 6500 NEW ALBANY ROAD NEW ALBANY OH 43054

2. Upon information and belief, the defendant is:

MEGAN G KITCHNER .

BOYCEVILLE WI 54725-7500

3. The plaintiff and defendant entered into a charge account agreement and the defendant purchased various goods, merchandise and/or services, and/or took cash advances and/or balance transfers, utilizing said charge account, identified as Account # **********2734.

FIRST CAUSE OF ACTION - BREACH OF CONTRACT

- 4. The plaintiff realleges and incorporates paragraphs 1 through 3 above.
- 5. Through use of the charge account, the defendant agreed to be bound by the terms and conditions of the charge account agreement.
- 6. The defendant defaulted under the terms of said charge account agreement by failing to make payments when due, and there remains a balance due on the account.

SECOND CAUSE OF ACTION - ACCOUNT STATED

- 7. The plaintiff realleges and incorporates paragraphs 1 through 3 above.
- 8. The plaintiff provided monthly statements to the defendant evidencing charge account activity.
- 9. The defendant retained the statements without making written objections thereto.
- 10. The defendant has failed to pay the amount set forth on the statements and there remains a balance due.

THIRD CAUSE OF ACTION - IMPLIED CONTRACT/UNJUST ENRICHMENT

- 11. The plaintiff realleges and incorporates paragraphs 1 through 3 above.
- 12. The defendant was unjustly enriched by retaining the benefit of the various goods, merchandise, services, cash advances and/or balance transfers, and not paying for same.

DAMAGES

13. The plaintiff is seeking to recover from the defendant the amount set forth below, calculated as follows:

Principal, interest and fees through date of attached statement:	\$5,938.58
Late fees from the date of attached statement to February 24, 2017:	\$.00
Interest from the date of attached statement to February 24, 2017:	- \$.00
Payments and/or credits received from the date of attached statement to February 24, 2017:	\$.00
TOTAL:	\$5 938 58

- 14. The defendant refuses to pay to pay this debt despite due demand having been made by the plaintiff.
- 15. Attached hereto and incorporated herein by reference is a billing statement addressed to the defendant reflecting the total outstanding balance on the defendant's account at the time this billing statement was issued.

WHEREFORE, the plaintiff demands judgment against the defendant in the amount of \$5,938.58, as well as the costs and disbursements of this action, statutory attorney fees and any other relief this court deems just and equitable.

NOTICE: This communication is from a debt collector. This is an attempt to collect a debt, and any information obtained will be used for that purpose.

Dated at Milwaukee, Wisconsin this _

MAR 02 2017

KOHN LAW FIRM S.C.

Electronically signed by:

/s/ CHARLES FIERGOLA CHARLES FIERGOLA STATE BAR# 1099121

735 N. Water St., Suite 1300 Milwaukee, WI 53202-4106 (414) 276-0435



885189 Discover it Card

Account number ending in 2734

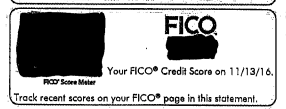
Open Date: Oct 20, 2016- Close Date: Nov 19, 2016

Cardmember Since 2013

Page 1 of 6"

ACCOUNT SUMMARY

Previous Balance		\$5,783.85
Payments and Credits	+	\$0.00
Purchases	. +	\$0.00
Balance Transfers	+	\$0.00
Cash Advances	+	\$0.00
Fees Charged	+	\$37.00
Interest Charged	+	\$117.73
New Balance	•	\$5,938.58
See Interest Charge Calcul Transactions section for de		
Credit Line		\$5,000
Credit Line Available		\$0
Cash Advance Credit Line	\$2,500	
Cash Advance Credit Line A	vailable	\$0
You may be able to avoid in See reverse for details.	terest on Purch	ases.



You are overlimit by \$938.58. Paying more than the Minimum , Payment Due will reduce your overlimit amount,

PAYMENT INFORMATION

New Balance	\$5,938.58
Minimum Payment Due *	\$1,271,00
Payment Due Date	December 14, 2016
* Includes past due amount of:	\$1096.00
Lata Payment Waymings Have do not an about	

Payment Warning: If we do not receive your minimum payment by the date listed above, you may have to pay a late fee of up to \$37.00.

Minimum Payment Warning: If you make only the minimum payment each period, you will pay more in interest and it will take you langer to pay off your balance. For example:

	If you make no additional charges using this card and each month you pay	You will pay off the balance shown on this statement in about	And you will end up paying an estimated total of an
ł,	Only the minimum payment	19 years	\$17.939

If you would like information about credit counseling services, call 1-800-347-1121

REWARDS

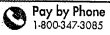
Cashback Bonus®	Anni	versory Month
Opening Balance	\$	0.00
New Cashback Bonus This Period	+ \$	0,00
Redumed This Period		0.00
Cashback Bonus Balance	\$	0.00
To learn more, log in at Discover.com		

NOTICE: SEE REVERSE SIDE FOR IMPORTANT INFORMATION

Make Check payable to Discover. Do Not Send Cash. Please fold on the perforation below, detach and return with your payment.

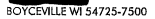
Payment Coupon Please do not fold, clip or staple.





լիվՈիվընագիլը(ՈրդայիկՈւրդեկիժեկՈւինիլաիմիլիինի

MEGAN G KITCHNER





Account number ending i	in 2734
Minimum Payment Due	\$1,271.00
New Balance	\$5,938.58
Payment Due Date	December 14, 2016
Amount enclosed	\$

PO BOX 6103 CAROL STREAM IL 60197-6103 մենորդիլիգիլիվիվըվկիմիրակոլեգորվկըլիիկներ

Phone and Internet payments must be received before midnight ET on your due date to be credited as of the same day. Address, e-mail or telephone changed? Note changes on reverse side.

000001986451959593972059385801069610127100

Important Information

See your Cardmember Agreement. Your Cardmember Agreement contains all the terms of your Account.

Lost or stolen cards. Report immediately! Call 1-800-347-3085.

What To Do If You Think You Find A Mistake On Your Statement: If you think there is an error on your statement, write to us at Discover, PO Box 30421, Salt Lake City, UT 84130-0421, or submit the form provided at https://discover.com/billingerrornotice. You must contact us within 60 days after the error appeared on your statement. You may call us, but if you do we are not required to investigate any potential errors, and you may have to pay the amount in question. The Billing Rights Notice turther explains your rights. Please see your Cardmember Agreement or visit https://discover.com/billingrights for a copy of this Notice.

Payments. You may pay all or part of your Account balance at any time, however, you must pay at least the Minimum Payment Due by the Payment Due Date. Send only your allowable form of payment ("Payment") and the ballom portion of this statement in the envelope provided, after affixing postage. Payments sent without proper postage will be returned to the sender. If you pay by check, you authorize us to use information on your check to make an electronic fund transfer from your account at the tinancial institution inalcated on your check or to process the payment as a chack transaction. If a Payment is processed as an electronic tund transfer, the transfer will be for the amount of the check, tunds may be withdrawn from your account as soon as the same day we receive your check, and you will not receive your check back.

Please do not send cash. Sending cash is not allowed. The processing of your allowable form of Payment may be delayed if you send cash or correspondence with your Payments, if you send the Payment to any other address, or if you use an envelope other than the one provided. Payments received at our processing facility by 5PM local time on any day will be credited to your Account as of that day. Payments received at our processing facility after 5PM local time will be credited to your Account as of the next day. If you have misplaced your envelope, send your Payment to Discover, PQ Bax 6103, Carol Stream, IL 60197-6103. Please allow? 7-10 days fair PC Bax 6103, Carol Stream, IL 60197-6103. Please allow? 7-10 days fair PC discover, If your Payment is returned unpaid, we reserve the right to resubmit it as on electronic debit. Payments made online or by phone will be credited as of the day of receipt if made by Midnight ET on the Payment Due Date or SPM ET on any other day.

You can also make a Payment or set up automatic payments by calling 1-800-347-3085. Automatic payments for the billing period shown on your statement will be deducted on the Payment Due Date shown in that statement, or the next automatic payment date referred to an your statement, unless you request a recurring payment date falls on a weekend or bank bolliday, your payment will be processed the business day prior to the weekend or bank holiday, the order to schedule monthly payments by telephone, you will need this statement and your bank account information. You will be asked to provide the lost four (4) digits of the social security number of the primary borrower as your electronic signature. By providing those numbers, you will be agreeing to this authorization to allow us and your bank to deduct each payment you authorize, in the amount selected by you, from your bank account, you also authorize us to initiate debit or cradit entries to your bank account, as applicable, to correct an error in the processing of such payment, you can cancet a scheduled payment by phone at 1-800-347-3085 or by mail at Discover, PO Box 30421, Salt Lake City.

UT 84130-0421, payment concallations must be received before 5:8M ET of the scheduled withdrawal date.

If your payments may vary in amount, we will tell you on each monthly billing: stalement when your payment will be made and how much it will be. You must ensure that sufficient funds are available in your bank account, and all fransactions must comply with U.S. law.

You can set automatic payments for: (i) statement New Balance; (ii) statement Minimum Payment Due, (iii) statement Minimum Payment Due plus a fixed dollar amount, or (iv) other dollar amount. If your scheduled Other dollar amount is not enough to cover the Minimum Payment Due as listed on your monthly billing statement, your scheduled payment for that month will be increased to cover the Minimum Payment Due. If the scheduled payment is greater than the Minimum Payment Due, any excess will be applied in accordance with your Cardmember Agreement. If your scheduled payment is greater than the New Balance on your billing statement, that payment will be processed only for the amount of your New Balance. Your automatic payment amount may be less than the amount indicated on the billing statement based on credits or payments after the Close Date.

Credit Reporting. We may report information about your Account to credit bureaus. Late payments, missed payments, or other defaults on your Account may be reflected in your credit report. We normally report the status and payment history of your Account to credit reporting agencies each month. If you believe that our report is inaccurate or incomplete, please write us at this address. Discover, PO Box 15316, Wilmington, DE 19850-5316. Please include your name; address, home telephone number and Account number.

Paying Interest. Your due date is at least 25 days after the close of each billing period (at least 23 days for billing periods that begin in February). We will not charge you any interest on Furchases if you pay your entire balance by the due date each month. We will begin charging interest on Cosh Advances and Balance Transfers as of the later of the Transaction Date or the first day of the billing period in which the transaction posted to your Account.

How We Calculate Interest Charges. We Use the Daily Balance Method (including current transactions) to calculate the Balance Subject to Interest Rate. For more information, please call us at 1-800-347-3085.

Balance Subject to Interest Rate. Your statement shows a Balance Subject to Interest Rate. It shows this for each transaction category. The Balance Subject to Interest Rate is the average of the daily balances during the billing period.

Credit Balances. If your Account has a credit balance, the amount is shown on the front of your billing statement. A credit balance is money that is awed to you. You may make charges against this amount if your Account is open. We will send you a return of any remaining balance of \$1,00 or more after 6 months, or as otherwise required by applicable law, or upon request made to the address in the Contact Us section on page 3 of your billing statement.

Balance Transfers. Balance Transfers are offered at our discretion and accrue interest at the standard purchase rate unless we tell you otherwise.

Discover may manitar and/or record telephone calls between you and Discover representatives for quality assurance purposes.

The Discover® card is issued by Discover Bank, Member FDIC. DIT23-25.1116

CHANGE OF ADDRESS

Street Address	Home Phone	B
	Work Phone	
City	Email	

To make changes to your address, email or telephone number, visit Discover.com

Continued on next page

DISC®VER

Discover it® Card

Account number ending in 2734

Open Date: Oct 20, 2016 - Close Date: Nov 19, 2016

Page 3 of 6

CONTACT US



Web Access your account securely at Discover.com



Mobile
Manage your
account anytime,
anywhere at
m.Discover.com



Phone

1-800-347-3085 TDD 1-800-347-7449



Inquiry Discover PO Box 30943 Salt Lake City UT 84130



Mail Payments
Discover
PO Box 6103
Carol Stream
IL 60197-6103

-										
М	r	п	n	c	a	ct	1	റ	n	2
		•	•	•	•	•••	٠	•		•

	Trans. Date	Post Date			
Fees	Nov 14	Nov 14	LATE FEE	\$	37.00
		·····	TOTAL FEES FOR THIS PERIOD	 	37.00
Interest Charged			INTEREST CHARGE ON PURCHASES INTEREST CHARGE ON CASH ADVANCES INTEREST CHARGE ON BALANCE TRANSFERS TOTAL INTEREST FOR THIS PERIOD	\$	86.87 30.86 0.00 117.73
2016 Totals Year	-to-Date			*.	
			TOTAL FEES CHARGED IN 2016	\$	280.00
*, *, .			TOTAL INTEREST CHARGED IN 2016	\$	1,140.64
Interest Charge C	Calculation	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			

Your Annual Percentage Rate (APR) is the annual interest rate on your account.

Current Billing Period:31 days

TYPE OF BALANCE Purchases Cash Advances
V=Variable Rate

ANNUAL PERCENTAGE RATE (APR) 23.24% V 25.24% V BALANCE SUBJECT TO INTEREST RATE \$4,401.04 \$1,439.57

INTEREST CHARGE

\$86.87 \$30.86

.....

Information For You

As of January 31°, 2017, Discover will discontinue the Job Loss Support benefit. We will continue, however, to provide eligible customers with repayment options if they are experiencing difficulty making payments.

For more information about how interest charges are calculated see your Cardmember Agreement or go to www.discover.com/interestcharges

Enrollment Changes for DirectPay

Effective January 1, 2017, we will no longer accept written requests to enroll in DirectPay. You can still enroll by phone at 1-800-DISCOVER (800-347-2683) or at Discover.com.

Information For You ... Continued

FICO® Credit Score Terms

Your FICO® Credit Score and key factors are based on data from TransUnion and may be different from other credit scores. This information is intended for and only provided to Primary cardmembers who have an available score. See Discover.com/FICO about the availability of your score. Your score and key factors are available on Discover.com and your score is provided on statements. You will see up to a year of recent scores online starting when you become a cardmember. Discover and other lenders may use different inputs, such as a FICO® Credit Score, other credit scores and more information in credit decisions. This benefit may change or end in the future. FICO is a registered trademark of the Fair Isaac Corporation in the United States and other countries.

If you prefer not to receive your FICO® Credit Score just call us at 1-800-DISCOVER (1-800-347-2683). Please give us two billing cycles to process your request. To learn more, visit Discover.com/FICO

Discover Financial Services and Fair Isaac are not credit repair organizations as defined under federal or state law, including the Credit Repair Organizations Act. Discover Financial Services and Fair Isaac do not provide "credit repair" services or assistance regarding "rebuilding" or "improving" your credit record, credit history or credit rating.

Availability of FICO® Credit Score

As an active cardmember, you may see your FICO® Credit Score on your monthly statement or online. Reasons why you may not see your FICO® Credit Score include: if you opt out; if you have key information that is mismatched or missing, as one example, an address change that has not been updated with Discover or TransUnion; if your credit history is too new; if your account status is abandoned, bankrupt, fraud, lost or stolen, closed, revoked, or charged off; if you have a foreign address. Your FICO® Score is disclosed on statements when your statement is available. You may not receive a statement if you have no account activity such as no purchase transactions, fees, interest, or payments for approximately 30 days.

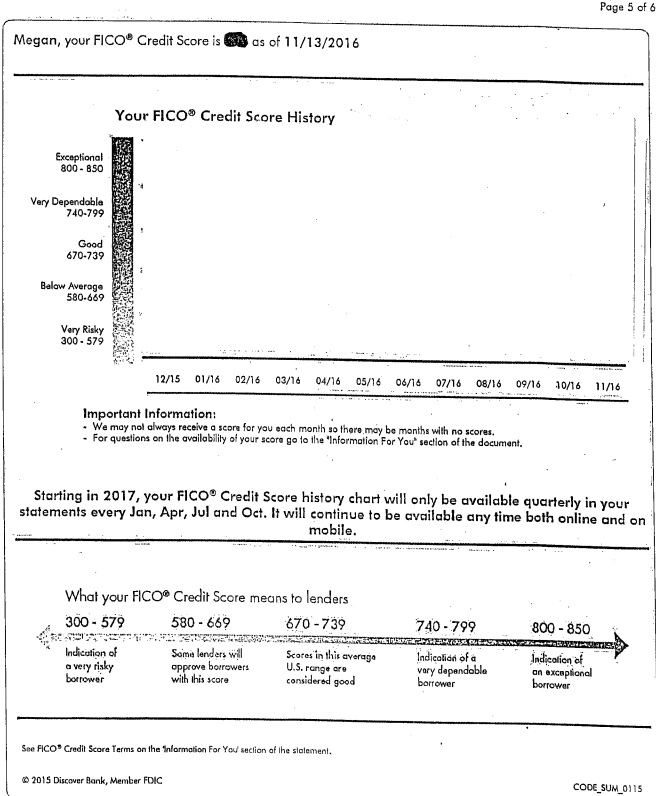
Starting in 2017, your FICO® Credit Score history chart will be shown quarterly on the last page in every Jan, Apr, Jul and Oct statement when you have any FICO® Score on record over the past 12 months. Your history chart will continue to be available any time both online and on mobile.

DISC@VER

Discover it Card

Account number ending in 2734

Open Date: Oct 20, 2016- Close Date: Nov 19, 2016 Cardmember Since 2013



CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

Place an "X" in the appropriate	box (required): Gree	n Bay Division 🛛 🗶 N	Ailwauke	ee Division		
I. (a) PLAINTIFFS Megan G. Kitchner, on be	ehalf of herself and all	others similarly situa	ated,		sq., Joseph R. Johnson, yler M. Helsel, Esq., and	
(b) County of Residence of (EX	f First Listed Plaintiff \underline{D} (CEPT IN U.S. PLAINTIFF CA	unn (SES)		NOTE: IN LAND CO	(IN U.S. PLAINTIFF CASES OF CONDEMNATION CASES, USE THE	
					OF LAND INVOLVED.	
(c) Attorneys (Firm Name, A Thomas J. Lyons Jr., Esq Commerce Court, Vadnai	., Consumer Justice C	enter P.A., 367		Attorneys (If Known)		
II. BASIS OF JURISD	ICTION (Place an "X" in	One Box Only)	III. CI	TIZENSHIP OF PE	RINCIPAL PARTIES	Place an "X" in One Box for Plaintiff
☐ 1 U.S. Government Plaintiff	▼ 3 Federal Question (U.S. Government I	Not a Party)		(For Diversity Cases Only) PT en of This State		and One Box for Defendant) PTF DEF ncipal Place
2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizensh	ip of Parties in Item III)	Citize	en of Another State	2	
				en or Subject of a reign Country	3	□ 6 □ 6
IV. NATURE OF SUIT	(Place an "X" in One Box Or	ıly)			Click here for: Nature of S	uit Code Descriptions.
CONTRACT		RTS		DRFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
☐ 110 Insurance ☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument	PERSONAL INJURY ☐ 310 Airplane ☐ 315 Airplane Product Liability	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/		25 Drug Related Seizure of Property 21 USC 881 00 Other	☐ 422 Appeal 28 USC 158 ☐ 423 Withdrawal 28 USC 157	☐ 375 False Claims Act ☐ 376 Qui Tam (31 USC 3729(a)) ☐ 400 State Reapportionment
☐ 150 Recovery of Overpayment & Enforcement of Judgment ☐ 151 Medicare Act ☐ 152 Recovery of Defaulted Student Loans	☐ 320 Assault, Libel & Slander ☐ 330 Federal Employers' Liability ☐ 340 Marine	Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product			PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 835 Patent - Abbreviated New Drug Application	□ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and
(Excludes Veterans)	345 Marine Product	Liability	387	TAROR	840 Trademark	Corrupt Organizations
☐ 153 Recovery of Overpayment of Veteran's Benefits ☐ 160 Stockholders' Suits ☐ 190 Other Contract ☐ 195 Contract Product Liability ☐ 196 Franchise	Liability 350 Motor Vehicle 355 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury - Medical Malpractice	PERSONAL PROPERT 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage Product Liability	□71 □72 □74	LABOR 0 Fair Labor Standards Act 10 Labor/Management Relations 10 Railway Labor Act 11 Family and Medical Leave Act	SOCIAL SECURITY 861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g)) 864 SSID Title XVI 865 RSI (405(g))	
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITION		0 Other Labor Litigation	FEDERAL TAX SUITS	Act
☐ 210 Land Condemnation ☐ 220 Foreclosure ☐ 230 Rent Lease & Ejectment ☐ 240 Torts to Land ☐ 245 Tort Product Liability ☐ 290 All Other Real Property	☐ 440 Other Civil Rights ☐ 441 Voting ☐ 442 Employment ☐ 443 Housing/ Accommodations ☐ 445 Amer. w/Disabilities -	Habeas Corpus: ☐ 463 Alien Detainee ☐ 510 Motions to Vacate Sentence ☐ 530 General ☐ 535 Death Penalty	∐79 	11 Employee Retirement Income Security Act IMMIGRATION	□ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	□ 896 Arbitration □ 899 Administrative Procedure Act/Review or Appeal of Agency Decision □ 950 Constitutionality of State Statutes
	Employment ☐ 446 Amer. w/Disabilities - Other ☐ 448 Education	Other: 540 Mandamus & Othe 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement		2 Naturalization Application 5 Other Immigration Actions		
	moved from 3	Appellate Court	Reop	(specify	District Litigation Transfer	
VI. CAUSE OF ACTIO	N Brief description of ca	et seq.		Oo not cite jurisdictional state	utes unless diversity):	
VII. REQUESTED IN COMPLAINT:		IS A CLASS ACTION		EMAND \$	CHECK YES only JURY DEMAND:	if demanded in complaint: Yes No
VIII. RELATED CASI IF ANY	(See instructions):	JUDGE			DOCKET NUMBER	
DATE 01/25/2018		SIGNATURE OF ATT S/Thomas J. Ly	orney o	OF RECORD r.		
FOR OFFICE USE ONLY						
RECEIPT # AM	6așe 2:18-cv-00	133-A-Zyın Eiled	01/25	5/18 Pagebaeof	2 Document 1,12	OGE

Print

Save As...

Reset

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a)** Plaintiffs-Defendants. Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use
- (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box. Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; NOTE: federal question actions take precedence over diversity cases.)
- **III. Residence (citizenship) of Principal Parties.** This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- **IV. Nature of Suit.** Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: Nature of Suit Code Descriptions.
- **V. Origin.** Place an "X" in one of the seven boxes.
 - Original Proceedings. (1) Cases which originate in the United States district courts.
 - Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
 - Multidistrict Litigation Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Multidistrict Litigation Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket. **PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7.** Origin Code 7 was used for historical records and is no longer relevant due to changes in statue.
- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. **Do not cite jurisdictional** statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

 Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.

 Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

UNITED STATES DISTRICT COURT

for the Eastern District of Wisconsin

	Eastern Dit	diet of wisconsin
))
Magan C. V	itahnan	
Megan G. K)
V.	(3)) Civil Action No. 2:18-cv-133
ν.))))
Charles Fiergola	a, Esq., et al	,)
Defendar	nt(s))
	SUMMONS I	N A CIVIL ACTION
To: (Defendant's name and address)	Lucas P. Bennewitz, Esq. 735 N. Water Street #1300 Milwaukee, WI 53202	
A lawsuit has been file	ed against you.	
the United States or a United 12(a)(2) or (3) – you must se	States agency, or an office rve on the plaintiff an ansure. The answer or motion	
If you fail to respond,	judgment by default will	be entered against you for the relief demanded in the complaint.
You also must file your answe	r or motion with the court.	
		STEPHEN C. DRIES, CLERK OF COURT
Date: 01/25/2018		
·		Signature of Clerk or Deputy Clerk

Civil Action No. 2:18-cv-133

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4(l))

ceived by me on (date)	·		
☐ I personally served t	the summons and the attached con	aplaint on the individual at (place):	
		on (date)	; or
☐ I left the summons a	and the attached complaint at the i	ndividual's residence or usual place of	abode with
	, a ŗ	erson of suitable age and discretion wh	o resides t
on (date)	, and mailed a copy	to the individual's last known address;	or
☐ I served the summon	ns and the attached complaint on (name of individual)	
who is designated by la	w to accept service of process on l	schalf of (name of organization)	
	w to accept service of process on t	Chan of (name of organization)	
,	w to accept service of process on t	on (date)	; or
		on (date)	; or
☐ I returned the summ	ons unexecuted because	on (date)	; or
☐ I returned the summ		on (date)	; or
☐ I returned the summ ☐ Other (specify):	ons unexecuted because	on (date)	; or
☐ I returned the summ ☐ Other (specify): My fees are \$	ons unexecuted because	on (date) for services, for a total of \$; or
☐ I returned the summ ☐ Other (specify): My fees are \$	for travel and \$	on (date) for services, for a total of \$; or
☐ I returned the summ ☐ Other (specify): My fees are \$	for travel and \$	on (date) for services, for a total of \$; or
☐ I returned the summ ☐ Other (specify): My fees are \$ I declare under penalty of	for travel and \$	on (date) for services, for a total of \$ rue.	; or
☐ I returned the summ ☐ Other (specify): My fees are \$ I declare under penalty of	for travel and \$	on (date) for services, for a total of \$ rue. Server's signature	; or

Additional information regarding attempted service, etc.:

UNITED STATES DISTRICT COURT

for the Eastern District of Wisconsin

)
Megan G. K	itchner))
Plaintiff	<u>(s)</u>)
v.		Civil Action No. 2:18-cv-133
)
)
Charles Fiorgals	Fog. at al	
Charles Fiergola		
Defendan	t(S))
	SUMMONS I	N A CIVIL ACTION
To: (Defendant's name and address)	Charles Fiergola, Esq. 735 N. Water Street #1300 Milwaukee, WI 53202	
A lawsuit has been file	ed against you.	
the United States or a United 12(a)(2) or (3) – you must set	States agency, or an office rve on the plaintiff an ansure. The answer or motion	
If you fail to respond,	judgment by default will	be entered against you for the relief demanded in the complaint.
You also must file your answe	• •	
·		
		STEPHEN C. DRIES, CLERK OF COURT
Date: 01/25/2018		
		Signature of Clerk or Deputy Clerk
Date: 01/25/2018		Signature of Clerk or Deputy Clerk

Civil Action No. 2:18-cv-133

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4(l))

	·		
☐ I personally served	the summons and the attached con	nplaint on the individual at (place):	
		on (date)	; or
☐ I left the summons	and the attached complaint at the i	ndividual's residence or usual place of a	bode with
	, a <u>r</u>	person of suitable age and discretion who	resides th
on (date)	, and mailed a copy	to the individual's last known address; of	or
☐ I served the summo	ons and the attached complaint on (name of individual)	
who is designated by la	aw to accept service of process on l	pehalf of (name of organization)	
		_on (date)	_; or
☐ I returned the sumr	mons unexecuted because		;
Other (specify):			
Other (specify):			
			0.00
My fees are \$		for services, for a total of \$	
My fees are \$	for travel and \$	for services, for a total of \$	
My fees are \$	for travel and \$	for services, for a total of \$	
My fees are \$	for travel and \$	for services, for a total of \$true.	
My fees are \$	for travel and \$	for services, for a total of \$true.	
My fees are \$	for travel and \$	for services, for a total of \$ true. Server's signature	
My fees are \$	for travel and \$	for services, for a total of \$ true. Server's signature	

Additional information regarding attempted service, etc.:

UNITED STATES DISTRICT COURT

for the Eastern District of Wisconsin

Megan G. K Plaintiff V. Charles Fiergola Defendan	, Esq., et al))))) Civil Action No. 2:18-cv-133)))
	SUMMONS IN	N A CIVIL ACTION
To: (Defendant's name and address)	Tyler M. Helsel, Esq. 735 N. Water Street #1300 Milwaukee, WI 53202	VA CIVIL ACTION
A lawsuit has been file	ed against you.	
the United States or a United 12(a)(2) or (3) – you must set	States agency, or an office rve on the plaintiff an answere. The answer or motion	
If you fail to respond,	judgment by default will b	be entered against you for the relief demanded in the complaint.
You also must file your answer	r or motion with the court.	
Date: 01/25/2018		STEPHEN C. DRIES, CLERK OF COURT
		Signature of Clerk or Deputy Clerk

Civil Action No. 2:18-cv-133

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4(l))

ceived by me on (date)	·		
☐ I personally served t	the summons and the attached con	aplaint on the individual at (place):	
		on (date)	; or
☐ I left the summons a	and the attached complaint at the i	ndividual's residence or usual place of	abode with
	, a ŗ	erson of suitable age and discretion wh	o resides t
on (date)	, and mailed a copy	to the individual's last known address;	or
☐ I served the summon	ns and the attached complaint on (name of individual)	
who is designated by la	w to accept service of process on l	schalf of (name of organization)	
	w to accept service of process on t	Chan of (name of organization)	
,	w to accept service of process on t	on (date)	; or
		on (date)	; or
☐ I returned the summ	ons unexecuted because	on (date)	; or
☐ I returned the summ		on (date)	; or
☐ I returned the summ ☐ Other (specify):	ons unexecuted because	on (date)	; or
☐ I returned the summ ☐ Other (specify): My fees are \$	ons unexecuted because	on (date) for services, for a total of \$; or
☐ I returned the summ ☐ Other (specify): My fees are \$	for travel and \$	on (date) for services, for a total of \$; or
☐ I returned the summ ☐ Other (specify): My fees are \$	for travel and \$	on (date) for services, for a total of \$; or
☐ I returned the summ ☐ Other (specify): My fees are \$ I declare under penalty of	for travel and \$	on (date) for services, for a total of \$ rue.	; or
☐ I returned the summ ☐ Other (specify): My fees are \$ I declare under penalty of	for travel and \$	on (date) for services, for a total of \$ rue. Server's signature	; or

Additional information regarding attempted service, etc.:

UNITED STATES DISTRICT COURT

for the Eastern District of Wisconsin

)
Megan G. k	Kitchner)
Plaintifj)
v.) Civil Action No. 2:18-cv-133
)
)
Charles Fiergola	a, Esq., et al)
Defendar	nt(s))
	SUMMONS I	N A CIVIL ACTION
To: (Defendant's name and address)	Joseph R. Johnson, Esq. 735 N. Water Street #1300 Milwaukee, WI 53202	
A lawsuit has been file	ed against you.	
the United States or a United 12(a)(2) or (3) – you must se	States agency, or an office rve on the plaintiff an answure. The answer or motion	
If you fail to respond You also must file your answe	, judgment by default will b	be entered against you for the relief demanded in the complaint.
		STEPHEN C. DRIES, CLERK OF COURT
Date: 01/25/2018		
<u> </u>		Signature of Clerk or Deputy Clerk

Civil Action No. 2:18-cv-133

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4(l))

ceived by me on (date)	·		
☐ I personally served t	the summons and the attached con	aplaint on the individual at (place):	
		on (date)	; or
☐ I left the summons a	and the attached complaint at the i	ndividual's residence or usual place of	abode with
	, a ŗ	erson of suitable age and discretion wh	o resides t
on (date)	, and mailed a copy	to the individual's last known address;	or
☐ I served the summon	ns and the attached complaint on (name of individual)	
who is designated by la	w to accept service of process on l	schalf of (name of organization)	
	w to accept service of process on t	Chan of (name of organization)	
,	w to accept service of process on t	on (date)	; or
		on (date)	; or
☐ I returned the summ	ons unexecuted because	on (date)	; or
☐ I returned the summ		on (date)	; or
☐ I returned the summ ☐ Other (specify):	ons unexecuted because	on (date)	; or
☐ I returned the summ ☐ Other (specify): My fees are \$	ons unexecuted because	on (date) for services, for a total of \$; or
☐ I returned the summ ☐ Other (specify): My fees are \$	for travel and \$	on (date) for services, for a total of \$; or
☐ I returned the summ ☐ Other (specify): My fees are \$	for travel and \$	on (date) for services, for a total of \$; or
☐ I returned the summ ☐ Other (specify): My fees are \$ I declare under penalty of	for travel and \$	on (date) for services, for a total of \$ rue.	; or
☐ I returned the summ ☐ Other (specify): My fees are \$ I declare under penalty of	for travel and \$	on (date) for services, for a total of \$ rue. Server's signature	; or

Additional information regarding attempted service, etc.:

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Consumer Claims Lawyers Revealed Her Credit Score in Public Court Documents</u>