IN THE CIRCUIT COURT OF THE 9TH JUDICIAL CIRCUIT IN AND FOR OSCEOLA COUNTY, FLORIDA

Case No.

ANDREW BAKER, individually and on behalf of all those similarly situated,

CLASS ACTION

Plaintiff,

JURY TRIAL DEMANDED

v.

PARAMOUNT GLOBAL INC. DBA PARAMOUNT PLUS,

Defendant.		

CLASS ACTION COMPLAINT

Plaintiff Andrew Baker ("Plaintiff"), individually and on behalf of all those similarly situated, sues Defendant Paramount Global Inc. d/b/a Paramount Plus ("Defendant") for violating the Florida Consumer Collection Practices Act ("FCCPA")

JURISDICTION AND VENUE

- 1. This Court has subject matter jurisdiction pursuant to Florida Rule of Civil Procedure 1.220 and Fla. Stat. § 26.012(2). The matter in controversy exceeds the sum or value of \$50,000.00 exclusive of interest, costs, and attorney's fees.
- 2. This Court has personal jurisdiction over Defendant because Defendant is operating, present, and/or doing business within this jurisdiction and because the complained of conduct of Defendant occurred within Osceola County, Florida.
- 3. Venue of this action is proper in this Court because, pursuant to Fla. Stat. § 47.011, et seq., the cause of action alleged below arose in Osceola County, Florida.

4. Plaintiff has standing to maintain this action because Plaintiff suffered a legal injury as a result of Defendant's violations of the FCCPA, and because Plaintiff is not requesting an advisory opinion from this Court. Thus, Plaintiff has a sufficient stake in a justiciable controversy and seeks to obtain judicial resolution of that controversy.

PARTIES

- 5. Plaintiff is a natural person, and a citizen of the State of Florida, residing in Osceola County, Florida.
- 6. Defendant is a Delaware Corporation, with its principal place of business located in New York, New York.

DEMAND FOR JURY TRIAL

7. Plaintiff, respectfully, demands a trial by jury on all counts and issues so triable.

ALLEGATIONS

- 8. On a date better known by Defendant, Defendant began attempting to collect a debt (the "Consumer Debt") from Plaintiff.
- 9. The Consumer Debt is an obligation allegedly had by Plaintiff to pay money arising from a transaction between the creditor of the Consumer Debt, Defendant, and Plaintiff (the "Subject Service").
 - 10. Plaintiff is the alleged debtor of the Consumer Debt.
 - 11. The Subject Service was primarily for personal, family, or household purposes.
- 12. The FCCPA defines "communication" as "the conveying of information regarding a debt directly or indirectly to any person through any medium." Fla. Stat. § 559.55(2).
 - 13. Defendant is a "person" within the meaning of Fla. Stat. § 559.72.

14. Section 559.72(17) of the FCCPA prohibits persons from communicating with a

debtor between the hours of 9:00 PM and 8:00 AM in the debtor's time zone without the prior

consent of the debtor.

15. On July 4, 2022, Defendant sent an electronic mail communication to Plaintiff (the

"Communication").

16. Attached as Exhibit "A" is a copy of the Communication.

17. The Communication was a communication in connection with the collection of the

Consumer Debt.

18. The Communication was sent from noreply@paramountplus.com and delivered to

Plaintiff's personal e-mail address.

19. The Communication advised Plaintiff that "[t]his email is to let you know that

we've been unable to process your recent payment, and your Paramount+ subscription has

expired."

20. The Communication was sent by Defendant to Plaintiff at 9:50 PM in Plaintiff's

zone.

21. The First Communication was received by Plaintiff from Defendant at 9:50 PM in

Plaintiff's zone.

CLASS ALLEGATIONS

PROPOSED CLASS

22. Plaintiff brings this lawsuit as a class action on behalf of Plaintiff, individually and

on behalf of all other similarly situated persons as a class action. The "Class" that Plaintiff seeks

to represent is the below defined "FCCPA Class."

23. The "FCCPA Class" consists of: [1] all persons with Florida addresses [2] that Defendant or someone on Defendant's behalf [3] sent an electronic mail communication to [4] between 9:00 PM and 8:00 AM [5] in connection with the collection of a consumer debt.

24. Defendant and its employees or agents are excluded from the Class.

25. Plaintiff does not know the number of members in the Class but believes the Class members number in the several thousands, if not more.

NUMEROSITY

26. Upon information and belief, Defendant has sent thousands of electronic mail communications to Florida consumers between 9:00 PM and 8:00 AM, whereby such electronic mail communication(s) violate 559.72(17). The members of the Class, therefore, are believed to be so numerous that joinder of all members is impracticable.

27. The exact number and identities of the Class members are unknown at this time and can be ascertained only through discovery. Identification of the Class members is a matter capable of ministerial determination from Defendant's e-mail records.

COMMON QUESTIONS OF LAW AND FACT

28. There are numerous questions of law and fact common to the Class which predominate over any questions affecting only individual members of the Class. Among the questions of law and fact common to the Class are: [1] Whether Defendant sent an electronic communication to Plaintiff and members of the Class in connection with the collection of a consumer debt; [2] Whether Defendant sent such communication(s) between 9:00 PM and 8:00 AM; [3] Whether Defendant should be enjoined from such conduct in the future.

29. The common questions in this case are capable of having common answers. If Plaintiff's claim that Defendant routinely sends electronic mail communication(s) that violate

559.72(17) is accurate, Plaintiff and members of the Class will have identical claims capable of

being efficiently adjudicated and administered in this case.

TYPICALITY

30. Plaintiff's claims are typical of the claims of the members of the Class, as they are

all based on the same factual and legal theories.

PROTECTING THE INTERESTS OF THE CLASS MEMBERS

31. Plaintiff is a representative who will fully and adequately assert and protect the

interests of the Class and has retained competent counsel. Accordingly, Plaintiff is an adequate

representative and will fairly and adequately protect the interests of the Class.

SUPERIORITY

32. A class action is superior to all other available methods for the fair and efficient

adjudication of this lawsuit because individual litigation of the claims of all members of the Class

is economically unfeasible and procedurally impracticable. While the aggregate damages sustained

by members of the Class are in the millions of dollars, the individual damages incurred by each

member of the Class resulting from Defendant's wrongful conduct are too small to warrant the

expense of individual lawsuits. The likelihood of individual members of the Class prosecuting

their own separate claims is remote, and, even if every member of the Class could afford individual

litigation, the court system would be unduly burdened by individual litigation of such cases.

33. The prosecution of separate actions by members of the Class would create a risk of

establishing inconsistent rulings and/or incompatible standards of conduct for Defendant. For

example, one court might enjoin Defendant from performing the challenged acts, whereas another

may not. Additionally, individual actions may be dispositive of the interests of the Class, although

certain class members are not parties to such actions.

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COUNT 1 VIOLATION OF FLA. STAT. § 559.72(17)

- 34. Plaintiff, individually and on behalf of the FCCPA Class, incorporates by reference \$\qquad 8-33 of this Class Action Complaint.
- 35. Pursuant to § 559.72(17) of the FCCPA, in collecting consumer debts, no person shall: "[c]ommunicate with the debtor between the hours of 9 p.m. and 8 a.m. in the debtor's time zone without the prior consent of the debtor." Fla Stat. § 559.72(17) (emphasis added).
- 36. As set forth above, Defendant sent an electronic communication to Plaintiff in connection with the collection of the Consumer Debt. See Exhibit A. The Electronic Communication was sent to Plaintiff between the hours of 9:00 PM and 8:00 AM in the time zone of Plaintiff. Defendant did not have the consent of Plaintiff to communicate with Plaintiff between the hours of 9:00 PM and 8:00 AM. As such, by Defendant sending the Electronic Communication referenced therein, Defendant violated § 559.72(17) of the FCCPA.
- 37. WHEREFORE, Plaintiff, individually and on behalf of the FCCPA Class, requests relief and judgment as follows:
 - (a) Determine this action is a proper class action under Florida Rule of Civil Procedure;
 - (b) A declaration that Defendant's conduct and/or practices described herein violate § 559.72(17);
 - (c) Award Plaintiff and members of the FCCPA Class statutory damages pursuant to Fla. Stat., § 559.77(2);
 - (d) Enjoin Defendant from future violations of Fla. Stat., § 559.72(17) with respect to Plaintiff and the FCCPA Class;
 - (e) Award Plaintiff and members of the FCCPA Class reasonable attorneys' fees and costs, including expert fees, pursuant to Fla. Stat., § 559.77(2); and
 - (f) Any other relief that this Court deems appropriate under the circumstances.

Dated: June 14, 2023

Respectfully Submitted,

/s/ Shannon E. Gilvey
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COUNSEL FOR PLAINTIFF

EXHIBIT "A"

The Law Offices of Jibrael S. Hindi Mail - Andrew Baker Fwd: Your subscription has expired



Shannon Gilvey <shannon@jibraellaw.com>

Andrew Baker Fwd: Your subscription has expired

Shannon Gilvey <shannon@jibraellaw.com>
To: Shannon Gilvey <shannon@jibraellaw.com>

Wed, Jun 14, 2023 at 3:14 PM

From: Paramount+ <noreply@paramountplus.com>

Date: Mon, Jul 4, 2022 at 9:50 PM Subject: Your subscription has expired

To: <crwnflo@gmail.com>



DEAR ANDREW,

This email is to let you know that we've been unable to process your recent payment, and your Paramount+ subscription has expired.

We don't want you to miss out on over 30,000 episodes and movies (with more being added every month), as well as live sports, breaking news and exclusive originals you can only catch on Paramount+. So why not update your payment information and resume your subscription now?

We don't want you to miss out on over 30,000 episodes and movies (with more being added every month), as well as live sports, breaking news and exclusive originals you can only catch on Paramount+. So why not resume your subscription now? Just click the button below, sign in to your account and select "Resume Subscription".

The Law Offices of Jibrael S. Hindi Mail - Andrew Baker Fwd: Your subscription has expired

RESUME SUBSCRIPTION NOW

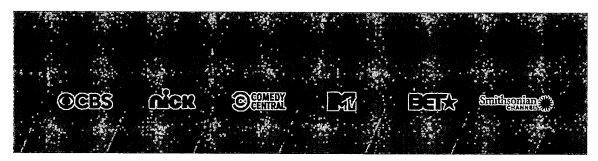
Here are more details on today's renewal attempt:

Subscription: Essential (Monthly)
Transaction date: Jun 7, 2022
Customer name: Andrew Baker
Payment Method: Credit Card

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