UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WISCONSIN MILWAUKEE DIVISION

AUDREY MACHNIK, as Representative of the) Case No.: 18-cv-1375
Estate of MICHAEL MACHNIK, Individually and on Behalf of All Others Similarly Situated,) CLASS ACTION COMPLAINT
Plaintiff, v.))) Jury Trial Demanded
ASCENSIONPOINT RECOVERY SERVICES, LLC,	,)))
Defendant.))

INTRODUCTION

1. This class action seeks redress for collection practices that violate the Fair Debt Collection Practices Act, 15 U.S.C. § 1692 *et seq.* (the "FDCPA").

JURISDICTION AND VENUE

2. The court has jurisdiction to grant the relief sought by the Plaintiff pursuant to 15 U.S.C. § 1692k and 28 U.S.C. §§ 1331 and 1337. Venue in this District is proper in that Defendant directed its collection efforts into the District.

PARTIES

- 3. Plaintiff Audrey Machnik ("Plaintiff") is an individual who resides in the Eastern District of Wisconsin (Milwaukee County). She is the surviving spouse of Michael Machnik ("Machnik").
- 4. Plaintiff is a "consumer" as defined in the FDCPA, 15 U.S.C. § 1692a(3), in that Defendant sought to collect from her a debt allegedly incurred for personal, family or household purposes..

- 5. Defendant AscensionPoint Recovery Services, LLC ("AscensionPoint") is a foreign limited liability company with its primary offices located at 200 Coon Rapids Blvd., Suite 200, Coon Rapids, Minnesota 55433.
- 6. AscensionPoint does substantial business in Wisconsin and has designated its registered agent in Wisconsin for the service of process as Corporation Service Company, 8040 Excelsior Drive, Suite 400, Madison, Wisconsin 53717.
- 7. AscensionPoint is engaged in the business of a collection agency, using the mails and telephone to collect consumer debts originally owed to others.
- 8. AscensionPoint is engaged in the business of collecting debts owed to others and incurred for personal, family, or household purposes.
 - 9. AscensionPoint is a debt collector as defined in 15 U.S.C. § 1692a.

FACTS

- 10. On or around July 11, 2018, AscensionPoint mailed a debt collection letter to Plaintiff, addressed to "Estate of MICHAEL J. MACHNIK," regarding an alleged debt. A copy of this letter is attached to this complaint as Exhibit A.
 - 11. Exhibit A does not identify the specific debt or debts it is attempting to collect.
- 12. <u>Exhibit A</u> does not identify the creditor or creditors on whose behalf AscensionPoint is collecting.
- 13. Upon information and belief, before his death on August 19, 2017 all of Michael Machnik's debts were incurred for personal, family, or household purposes, and were primarily medical debts.
- 14. Upon information and belief, AscensionPoint is attempting to collect Michael Machnik's medical debts from his estate.

- 15. Michael Machnik's estate has no assets and is not able to satisfy any debts.
- 16. Plaintiff Audrey Machnik received Exhibit A from AscensionPoint at her home address.
- 17. Upon information and belief, <u>Exhibit A</u> is a form letter, generated by a computer, and with the information specific to Plaintiff inserted by the computer.
- 18. Upon information and belief, <u>Exhibit A</u> is a form debt collection letter, used by Defendant to attempt to collect alleged debts.
- 19. Upon information and belief, <u>Exhibit A</u> is the first written communication AscensionPoint mailed to Plaintiff regarding this alleged debt.
- 20. <u>Exhibit A</u> is clearly a communication "in connection with the collection of any debt." <u>Exhibit A</u> specifically requests that the party responsible for paying the debts of the estate contact AscensionPoint's office. <u>Exhibit A</u> also uses the term "outstanding bills" four times.
- 21. The unsophisticated consumer would understand Exhibit A to be attempting to collect debts of the estate.
 - 22. Exhibit A does not include the 15 U.S.C. § 1692g(a) notice, which requires:

(a) Notice of debt; contents

Within five days after the initial communication with a consumer in connection with the collection of any debt, a debt collector shall, unless the following information is contained in the initial communication or the consumer has paid the debt, send the consumer a written notice containing—

- (1) the amount of the debt;
- (2) the name of the creditor to whom the debt is owed;
- (3) a statement that unless the consumer, within thirty days after receipt of the notice, disputes the validity of the debt, or any portion thereof, the debt will be assumed to be valid by the debt collector;

- (4) a statement that if the consumer notifies the debt collector in writing within the thirty-day period that the debt, or any portion thereof, is disputed, the debt collector will obtain verification of the debt or a copy of a judgment against the consumer and a copy of such verification or judgment will be mailed to the consumer by the debt collector; and
- (5) a statement that, upon the consumer's written request within the thirty-day period, the debt collector will provide the consumer with the name and address of the original creditor, if different from the current creditor.
- 23. Exhibit A also does not include the disclosure required by 15 U.S.C. § 1692e(11):

The failure to disclose in the initial written communication with the consumer and, in addition, if the initial communication with the consumer is oral, in that initial oral communication, that the debt collector is attempting to collect a debt and that any information obtained will be used for that purpose, and the failure to disclose in subsequent communications that the communication is from a debt collector, except that this paragraph shall not apply to a formal pleading made in connection with a legal action

- 24. Plaintiff was deceived, misled, and confused by <u>Exhibit A</u>. Plaintiff had to spend time and money investigating <u>Exhibit A</u>, and the consequences of any potential responses to Exhibit A.
- 25. The unsophisticated consumer would be deceived, misled, and confused by Exhibit A.

The FDCPA

26. The FDCPA creates substantive rights for consumers; violations cause injury to consumers, and such injuries are concrete and particularized. *Pogorzelski v. Patenaude & Felix APC*, No. 16-C-1330, 2017 U.S. Dist. LEXIS 89678 *9 (E.D. Wis. June 12, 2017) ("A plaintiff who receives misinformation from a debt collector has suffered the type of injury the FDCPA was intended to protect against."); *Spuhler v. State Collection Servs.*, No. 16-CV-1149, 2017 U.S. Dist. LEXIS 177631 (E.D. Wis. Oct. 26, 2017) ("As in Pogorzelski, the Spuhlers' allegations that the debt collection letters sent by State Collection contained false representations

of the character, amount, or legal status of a debt in violation of their rights under the FDCPA sufficiently pleads a concrete injury-in-fact for purposes of standing."); Lorang v. Ditech Fin. LLC, 2017 U.S. Dist. LEXIS 169286, at *6 (W.D. Wis. Oct. 13, 2017) ("the weight of authority in this circuit is that a misrepresentation about a debt is a sufficient injury for standing because a primary purpose of the FDCPA is to protect consumers from receiving false and misleading information."); Qualls v. T-H Prof'l & Med. Collections, Ltd., 2017 U.S. Dist. LEXIS 113037, at *8 (C.D. Ill. July 20, 2017) ("Courts in this Circuit, both before and after Spokeo, have rejected similar challenges to standing in FDCPA cases.") (citing "Hayes v. Convergent Healthcare Recoveries, Inc., 2016 U.S. Dist. LEXIS 139743 (C.D. III. 2016)); Long v. Fenton & McGarvey Law Firm P.S.C., 223 F. Supp. 3d 773, 777 (S.D. Ind. Dec. 9, 2016) ("While courts have found that violations of other statutes . . . do not create concrete injuries in fact, violations of the FDCPA are distinguishable from these other statutes and have been repeatedly found to establish concrete injuries."); Quinn v. Specialized Loan Servicing, LLC, No. 16 C 2021, 2016 U.S. Dist. LEXIS 107299 *8-13 (N.D. Ill. Aug. 11, 2016) (rejecting challenge to Plaintiff's standing based upon alleged FDCPA statutory violation); Lane v. Bayview Loan Servicing, LLC, No. 15 C 10446, 2016 U.S. Dist. LEXIS 89258 *9-10 (N.D. Ill. July 11, 2016) ("When a federal statute is violated, and especially when Congress has created a cause of action for its violation, by definition Congress has created a legally protected interest that it deems important enough for a lawsuit."); Church v. Accretive Health, Inc., No. 15-15708, 2016 U.S. App. LEXIS 12414 *7-11 (11th Cir. July 6, 2016) (same); see also Mogg v. Jacobs, No. 15-CV-1142-JPG-DGW, 2016 U.S. Dist. LEXIS 33229, 2016 WL 1029396, at *5 (S.D. Ill. Mar. 15, 2016) ("Congress does have the power to enact statutes creating legal rights, the invasion of which creates standing, even though no injury would exist without the statute," (quoting Sterk v. Redbox Automated Retail, LLC, 770 F.3d 618, 623 (7th Cir. 2014)). For this reason, and to encourage consumers to bring FDCPA actions, Congress authorized an award of statutory damages for violations. 15 U.S.C. § 1692k(a).

- 27. Moreover, Congress has explicitly described the FDCPA as regulating "abusive practices" in debt collection. 15 U.S.C. §§ 1692(a) 1692(e). Any person who receives a debt collection letter containing a violation of the FDCPA is a victim of abusive practices. *See* 15 U.S.C. §§ 1692(e) ("It is the purpose of this subchapter to eliminate abusive debt collection practices by debt collectors, to insure that those debt collectors who refrain from using abusive debt collection practices are not competitively disadvantaged, and to promote consistent State action to protect consumers against debt collection abuses").
- 28. 15 U.S.C. § 1692e generally prohibits a debt collector from using "any false, deceptive, or misleading representation or means in connection with the collection of any debt."
- 29. 15 U.S.C. § 1692e(5) specifically prohibits debt collectors from making a "threat to take any action that cannot legally be taken or that is not intended to be taken."
- 30. 15 U.S.C. § 1692e(10) specifically prohibits the "use of any false representation or deceptive means to collect or attempt to collect any debt."
- 31. 15 U.S.C. § 1692f generally prohibits "unfair or unconscionable means to collect or attempt to collect any debt."
 - 32. 15 U.S.C. § 1692g(a) provides:

(a) Notice of debt; contents

Within five days after the initial communication with a consumer in connection with the collection of any debt, a debt collector shall, unless the following information is contained in the initial communication or the consumer has paid the debt, send the consumer a written notice containing—

(1) the amount of the debt;

- (2) the name of the creditor to whom the debt is owed;
- (3) a statement that unless the consumer, within thirty days after receipt of the notice, disputes the validity of the debt, or any portion thereof, the debt will be assumed to be valid by the debt collector;
- (4) a statement that if the consumer notifies the debt collector in writing within the thirty-day period that the debt, or any portion thereof, is disputed, the debt collector will obtain verification of the debt or a copy of a judgment against the consumer and a copy of such verification or judgment will be mailed to the consumer by the debt collector; and
- (5) a statement that, upon the consumer's written request within the thirty-day period, the debt collector will provide the consumer with the name and address of the original creditor, if different from the current creditor.

COUNT I – FDCPA

- 33. Plaintiff incorporates by reference as if fully set forth herein the allegations contained in the preceding paragraphs of this Complaint.
 - 34. Exhibit A is the first written communication that Defendant sent to Plaintiff,
- 35. <u>Exhibit A</u> does not include the validation notice required by 15 U.S.C. § 1692g(a).
- 36. Plaintiff did not receive any subsequent written communication from Defendant which included the validation notice required by 15 U.S.C. § 1692g(a).
- 37. Failure to provide the validation notice required by 15 U.S.C. § 1692g(a) is also a false representation or deceptive means to collect a debt.
 - 38. Defendant has violated 15 U.S.C. §§ 1692g(a), 1692e, and 1692e(10).

COUNT II – FDCPA

- 39. Plaintiff incorporates by reference as if fully set forth herein the allegations contained in the preceding paragraphs of this Complaint.
 - 40. Exhibit A does not include the disclosure required by 15 U.S.C. § 1692e(11).

41. Defendant violated 15 U.S.C. §§ 1692e and 1692e(11).

CLASS ALLEGATIONS

- 42. Plaintiff brings this action on behalf of a Class, consisting of (a) all natural persons in the State of Wisconsin (b) who were sent a collection letter in the form represented by Exhibit A to the complaint in this action, (c) seeking to collect a debt for personal, family or household purposes, (d) between September 5, 2017 and September 5, 2018, inclusive, (e) that was not returned by the postal service.
- 43. The Class is so numerous that joinder is impracticable. Upon information and belief, there are more than 50 members of the Class.
- 44. There are questions of law and fact common to the members of the class, which common questions predominate over any questions that affect only individual class members. The predominant common question is whether the Defendant complied with the FDCPA.
- 45. Plaintiff's claims are typical of the claims of the Class members. All are based on the same factual and legal theories.
- 46. Plaintiff will fairly and adequately represent the interests of the Class members. Plaintiff has retained counsel experienced in consumer credit and debt collection abuse cases.
- 47. A class action is superior to other alternative methods of adjudicating this dispute. Individual cases are not economically feasible.

JURY DEMAND

48. Plaintiff hereby demands a trial by jury.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff requests that the Court enter judgment in favor of Plaintiff and the Class and against Defendant for:

(a) actual damages;

- (b) statutory damages;
- (c) attorneys' fees, litigation expenses and costs of suit; and
- (d) such other or further relief as the Court deems proper.

Dated: September 5, 2018

ADEMI & O'REILLY, LLP

By: /s/ Mark A. Eldridge
John D. Blythin (SBN 1046105)
Mark A. Eldridge (SBN 1089944)
Jesse Fruchter (SBN 1097673)
Ben J. Slatky (SBN 1106892)
3620 East Layton Avenue
Cudahy, WI 53110
(414) 482-8000
(414) 482-8001 (fax)
jblythin@ademilaw.com
meldridge@ademilaw.com
jfruchter@ademilaw.com
bslatky@ademilaw.com

EXHIBIT A



AscensionPoint Recovery Services, LLC 200 Coon Rapids Blvd, Suite 210 Coon Rapids, MN 55433-5876 (888) 806-9074 Phone - (763) 235-4055 Fax

(800) 735-2922 TTY for the Hearing Impaired Hours: Monday-Friday 7:00AM to 5:00PM CST

Reference No.: 3300536

July 11, 2018

Dear Estate of MICHAEL J MACHNIK,

We would like to offer our deepest condolences during this time of loss. Thank you in advance for attending to this matter.

This letter is to confirm or correct location information for the person responsible for paying the outstanding bills from the decedent's estate. Please have the person who is responsible for paying the outstanding bills from the decedent's estate contact our office. We can be reached toll-free at (888) 806-9074 for more information.

Please remember that only the decedent's estate is liable for any outstanding bills. Persons handling the estate and family members are not personally responsible for payment of any outstanding bills of the estate and are not required to pay individually or with assets owned jointly with the decedent.

Very Truly Yours,

AscensionPoint Recovery Services, LLC

Phone Number: (888) 806-9074

Reference No.: 3300536

200 Coon Rapids Blvd, Suite 210 Coon Rapids, MN 55433-5876

Որուդիի իրոլի կարգահարդի այի դիկին ինկան և ESTATE OF MICHAEL J MACHNIK 2970 S 60TH ST MILWAUKEE, WI 53219-3167

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 THE REVERSE OF THE FORM.)

Place an X in the appropriate	Box: Green Bay Division			Milwaukee Division	
I. (a) PLAINTIFFS			DEFENDANTS		
AUDREY M.	ACHNIK		ASCENSION	POINT RECOVER	Y SERVICES, LLC
* *	of First Listed Plaintiff XCEPT IN U.S. PLAINTIFF CASES)		County of Residence o	of First Listed Defendant (IN U.S. PLAINTIFF CASES	ONLY)
				O CONDEMNATION CASES, US INVOLVED.	SE THE LOCATION OF THE
(c) Attorney's (Firm Name	e, Address, and Telephone Number)		Attorneys (If Known)		
	3620 E. Layton Ave., Cudahy, WI 53110 ne (414) 482-8001-Facsimile				
II. BASIS OF JURISD	OICTION (Place an "X" in One Box Only)	III. C		RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff
U.S. Government Plaintiff	3 Federal Question (U.S. Government Not a Party)	Citiz	(For Diversity Cases Only) en of This State	TF DEF 1 Incorporated or Proof Business In Thi	
2 U.S. Government Defendant	4 Diversity (Indicate Citizenship of Parties in Item III)	Citiz	en of Another State	2 Incorporated and of Business In	· –
			en or Subject of a preign Country	3 Greign Nation	6 6
	T (Place an "X" in One Box Only)				
CONTRACT	TORTS		ORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
240 Torts to Land 245 Tort Product Liability		y - 62 62 62 62 62 62 62	10 Agriculture 20 Other Food & Drug 25 Drug Related Seizure of Property 21 USC 881 30 Liquor Laws 40 R.R. & Truck 50 Airline Regs. 60 Occupational Safety/Health 90 Other LABOR 10 Fair Labor Standards Act 20 Labor/Mgmt. Relations 30 Labor/Mgmt. Reporting & Disclosure Act 40 Railway Labor Act 90 Other Labor Litigation 91 Empl. Ret. Inc. Security Act IMMIGRATION 63 Habeas Corpus - Alien Detainee 65 Other Immigration Actions	422 Appeal 28 USC 158 423 Withdrawal	400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV 810 Selective Service 850 Securities/Commodities/ Exchange 875 Customer Challenge 12 USC 3410 890 Other Statutory Actions 891 Agricultural Acts 892 Economic Stabilization Act 893 Environmental Matters 894 Energy Allocation Act 895 Freedom of Information Act 900Appeal of Fee Determination Under Equal Access to Justice 950 Constitutionality of State Statutes
☑ 1 Original ☐ 2 R	tate Court Appellate Court	Reo	pened another (speci		1 Judgment
VI. CAUSE OF ACTI	ON Cite the U.S. Civil Statute under which you 15 U.S.C. 1692 et seq Brief description of cause: Violation of Fair Debt Collection Practices Ac		(Do not cite jurisdiction	al statutes unless diversity):	
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23)N D	EMAND \$	CHECK YES only JURY DEMAND	r if demanded in complaint: : ☑ Yes ☐ No
VIII. RELATED CAS IF ANY	E(S) (See instructions): JUDGE			DOCKET NUMBER	
DATE	SIGNATURE OF A	TTORNEY	OF RECORD		
September 5, 20	September 5, 2018 /s/ Mark A. Eldridge				
FOR OFFICE USE ONLY					

– $\overset{ ext{AMOUNT}}{\text{Case 2:18-cv-01}}$ 375 Filed $\overset{ ext{O9/05/18}}{\text{O9/05/18}}$ Page $\overset{ ext{JUDGE}}{\text{1 of 2}}$ Document $\overset{ ext{MAG,JUDGE}}{\text{1-2}}$

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 only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (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 time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (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.C.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

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 to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

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; 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 the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerks in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- 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. When the petition for removal is granted, check this box.

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 date.

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. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, do not check (5) above.

Appeal to District Judge from Magistrate Judgment. (7) Check this box for an appeal from a magistrate judge's decision.

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 dollar amount (in thousands of dollars) 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

)
)
AUDREY M.	ACHNIK)
Plaintifi	f(s)	
V.) Civil Action No. 18-cv-1375
)
)
ASCENSIONPOINT RECO	VERY SERVICES, LLC)
Defendar	nt(s))
	SUMMONS	IN A CIVIL ACTION
To: (Defendant's name and address)	ASCENSIONPOINT REC c/o Corporation Service C 8040 Excelsior Drive, Sui Madison, Wisconsin 5371	te 400
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 offi rve on the plaintiff an ar	on you (not counting the day you receive it) – or 60 days if you are cer or employee of the United States described in Fed. R. Civ. P. aswer to the attached complaint or a motion under Rule 12 of the on must be served on the plaintiff or the plaintiff's attorney, whose
If you fail to respond. You also must file your answe		l be entered against you for the relief demanded in the complaint. t.
		STEPHEN C. DRIES, CLERK OF COURT
Date:		
		Signature of Clerk or Deputy Clerk

Civil Action No. 18-cv-1375

PROOF OF SERVICE

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

	This summons and the	e attached complaint for (name of i	individual and title, if any):				
were r	eceived by me on (date)	·					
	☐ I personally served	the summons and the attached c	complaint on the individual at (place):				
			on (date)	; or			
	☐ I left the summons	and the attached complaint at the	e individual's residence or usual place of a	abode with (name)			
	, a person of suitable age and discretion who resi						
	on (date)	, and mailed a co	py to the individual's last known address;	or			
	☐ I served the summo	ons and the attached complaint of	n (name of individual)				
	who is designated by la	aw to accept service of process o	n behalf of (name of organization)				
	on (date); or						
	☐ I returned the sumr	nons unexecuted because		; or			
	☐ Other (specify):						
	My fees are \$	for travel and \$	for services, for a total of \$	0.00			
	I declare under penalty	of perjury that this information	is true.				
Date:		_					
			Server's signature				
		_	Printed name and title				
		_	Server's address				

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: Man's Surviving Spouse Sues AscensionPoint Recovery Over Allegedly Improper Collection Letter