UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF ALABAMA

of all others similarly situated; DISTRICT COURT

MIDDLE DISTRICT ALA

Plaintiff.

Civil Action No.: 2:18-cv-551

-against-

CLASS ACTION COMPLAINT

WAKEFIELD AND ASSOCIATES, INC.,

DEMAND FOR JURY TRIAL

Defend	ant.	

Plaintiff, CHRISTOPHER MILNER (hereinafter, "Plaintiff"), a Alabama resident, brings this Class Action Complaint by and through the undersigned counsel, against Defendant WAKEFIELD AND ASSOCIATES, INC. (hereinafter "Defendant"), individually and on behalf of a class of all others similarly situated, pursuant to Rule 23 of the Federal Rules of Civil Procedure, based upon information and belief of Plaintiff's counsel, except for allegations specifically pertaining to Plaintiff, which are based upon Plaintiff's personal knowledge.

INTRODUCTION/PRELIMINARY STATEMENT

Congress enacted the FDCPA in 1977 in response to the "abundant evidence of the use of abusive, deceptive, and unfair debt collection practices by many debt collectors." 15 U.S.C. § 1692(a). At that time, Congress was concerned that "abusive debt collection practices contribute to the number of personal bankruptcies, to material instability, to the loss of jobs, and to invasions of individual privacy." *Id.* Congress concluded that "existing laws... [we]re inadequate to protect consumers," and that "the effective collection of debts" does not require "misrepresentation or other abusive debt collection practices." 15 U.S.C. §§ 1692(b) & (c).

2. Congress explained that the purpose of the Act was not only to eliminate abusive debt collection practices, but also to "insure that those debt collectors who refrain from using abusive debt collection practices are not competitively disadvantaged." *Id.* § 1692(e). After determining that the existing consumer protection laws were inadequate, *id.* § 1692(b), Congress gave consumers a private cause of action against debt collectors who fail to comply with the Act. *Id.* § 1692k.

JURISDICTION AND VENUE

- 3. The Court has jurisdiction over this class action under 28 U.S.C. § 1331, 15 U.S.C. § 1692 et seq. and 28 U.S.C. § 2201. If applicable, the Court also has pendent jurisdiction over the state law claims in this action pursuant to 28 U.S.C. § 1367(a).
- 4. Venue is proper in this judicial district pursuant to 28 U.S.C. § 1391(b)(2).

NATURE OF THE ACTION

- Plaintiff brings this class action on behalf of a class of Alabama consumers seeking redress for Defendant's actions of using an unfair and unconscionable means to collect a debt.
- 6. Defendants actions violated § 1692 et seq. of Title 15 of the United States Code, commonly referred to as the Fair Debt Collections Practices Act ("FDCPA").
- 7. Plaintiff is seeking damages, and declaratory and injunctive relief.

PARTIES

- 8. Plaintiff is a natural person and a resident of the State of Alabama and is a "Consumer" as defined by 15 U.S.C. §1692(a)(3).
- 9. Defendant is a collection agency with its principal office located in Knoxville, Tennessee.

- 10. Upon information and belief, Defendant is a company that uses the mail, telephone, and facsimile and regularly engages in business the principal purpose of which is to attempt to collect debts alleged to be due another.
- 11. Defendant is a "debt collector," as defined under the FDCPA under 15 U.S.C. § 1692a(6).

ALLEGATIONS OF FACT

- 12. Plaintiff repeats, reiterates and incorporates the allegations contained in paragraphs numbered above herein with the same force and effect as if the same were set forth at length herein.
- 13. Some time prior to November 3, 2017, an obligation was allegedly incurred to BAPTIST MEDICAL CENTER EAST EMERGENCY.
- 14. The BAPTIST MEDICAL CENTER EAST EMERGENCY obligation arose out of a transaction for personal medical services.
- 15. The alleged BAPTIST MEDICAL CENTER EAST EMERGENCY obligation is a "debt" as defined by 15 U.S.C.§ 1692a(5).
- 16. BAPTIST MEDICAL CENTER EAST EMERGENCY is a "creditor" as defined by 15 U.S.C.§ 1692a(4).
- 17. BAPTIST MEDICAL CENTER EAST EMERGENCY directly or through an intermediary contracted the Defendant to collect the alleged BAPTIST MEDICAL CENTER EAST EMERGENCY debt.
- 18. Defendant collects and attempts to collect debts incurred or alleged to have been incurred for personal, family or household purposes on behalf of creditors using the United States Postal Services, telephone and internet.
- 19. On or about November 3, 2017, Defendant mailed a Collection Letter (the "Letter") to the

- Plaintiff regarding the alleged debt owed to BAPTIST MEDICAL CENTER EAST EMERGENCY. See Exhibit A.
- 20. Plaintiff received the letter on a date after November 3, 2017 and read it.
- 21. The Collection Letter stated, in part: "*A \$4.95 service fee may apply."
- 22. Upon information and belief, the underlying BAPTIST MEDICAL CENTER EAST EMERGENCY agreement creating the debt did not expressly authorize Defendant to charge a service fee of \$4.95.
- 23. Upon information and belief, there is no law in Alabama that expressly permits the Defendant to charge a service fee of \$4.95.
- 24. As a result of the Defendant's violations of the FDCPA, the Plaintiff was harmed. The Plaintiff was harmed by being asked to pay more money than he actually owed, by being asked to pay more money than the Defendant could legally receive, by being subjected to abusive collection practices from which he had a substantive right to be free, and by having his options to pay his debt made more expensive and difficult by the Defendant tacking on an additional, illegal and entirely arbitrary \$4.95 service fee simply for making a credit card payment.
- 25. Defendant's actions as described herein are part of a pattern and practice used to collect consumer debts.

CLASS ALLEGATIONS

- 26. Plaintiff brings this claim on behalf of the following case, pursuant to Fed. R. Civ. P. 23(a) and 23(b)(3) on behalf of the following class:
 - The Class consists of (a) all individuals with addresses in the State of Alabama (b) to whom Defendant (c) sent a letter in connection with the collection of a consumer

debt owed to BAPTIST MEDICAL CENTER EAST EMERGENCY (d) which stated "A \$4.95 service fee may apply." (e) within a date of one year prior to the filing of this action and on or before a date 21 days after the filing of this action.

- 27. The identities of all class members are readily ascertainable from the records of Defendant and those companies and entities on whose behalf they attempt to collects and/or have purchased debts.
- 28. Excluded from the Plaintiff Class are the Defendant and all officers, members, partners, managers, directors, and employees of the Defendant and their respective immediate families, and legal counsel for all parties to this action and all members of their immediate families.
- 29. There are questions of law and fact common to the Plaintiff Class, which common issues predominate over any issues involving only individual class members. The principal issue is whether the Defendant's written communications to consumers, in the form attached as *Exhibit A*, violate 15 U.S.C. §§ 1692e and 1692f.
- 30. The Plaintiff's claims are typical of the class members, as all are based upon the same facts and legal theories.
- 31. The Plaintiff will fairly and adequately protect the interests of the Plaintiff Class defined in this complaint. The Plaintiff has retained counsel with experience in handling consumer lawsuits, complex legal issues, and class actions, and neither the Plaintiff nor his attorneys have any interests, which might cause them not to vigorously pursue this action.
- 32. This action has been brought, and may properly be maintained, as a class action pursuant to the provisions of Rule 23 of the Federal Rules of Civil Procedure because there is a well-defined community interest in the litigation:

- (a) <u>Numerosity:</u> The Plaintiff is informed and believes, and on that basis alleges, that the Plaintiff Class defined above is so numerous that joinder of all members would be impractical.
- (b) Common Questions Predominate: Common questions of law and fact exist as to all members of the Plaintiff Class and those questions predominate over any questions or issues involving only individual class members. The principal issue is whether the Defendant's written communications to consumers, in the forms attached as Exhibit A, violate 15 U.S.C. §§ 1692e and 1692f.
- (c) <u>Typicality:</u> The Plaintiff's claims are typical of the claims of the class members.

 The Plaintiff and all members of the Plaintiff Class have claims arising out of the Defendant's common uniform course of conduct complained of herein.
- (d) Adequacy: The Plaintiff will fairly and adequately protect the interests of the class members insofar as Plaintiff has no interests that are averse to the absent class members. The Plaintiff is committed to vigorously litigating this matter. Plaintiff has also retained counsel experienced in handling consumer lawsuits, complex legal issues, and class actions. Neither the Plaintiff nor his counsel have any interests which might cause them not to vigorously pursue the instant class action lawsuit.
- (e) <u>Superiority:</u> A class action is superior to the other available means for the fair and efficient adjudication of this controversy because individual joinder of all members would be impracticable. Class action treatment will permit a large number of similarly situated persons to prosecute their common claims in a single forum efficiently and without unnecessary duplication of effort and expense that

individual actions would engender.

- 33. Certification of a class under Rule 23(b)(3) of the Federal Rules of Civil Procedure is also appropriate in that the questions of law and fact common to members of the Plaintiff Class predominate over any questions affecting an individual member, and a class action is superior to other available methods for the fair and efficient adjudication of the controversy.
- 34. Depending on the outcome of further investigation and discovery, Plaintiff may, at the time of class certification motion, seek to certify a class(es) only as to particular issues pursuant to Fed. R. Civ. P. 23(c)(4).

COUNT I

VIOLATIONS OF THE FAIR DEBT COLLECTION PRACTICES ACT 15 U.S.C. §1692e

- 35. Plaintiff repeats, reiterates and incorporates the allegations contained in paragraphs above herein with the same force and effect as if the same were set forth at length herein.
- 36. Defendant's debt collection efforts attempted and/or directed towards the Plaintiff violated various provisions of the FDCPA, including but not limited to 15 U.S.C. § 1692e.
- 37. Pursuant to 15 U.S.C. §1692e, a debt collector may not use any false, deceptive, or misleading representation or means in connection with the collection of any debt.
- 38. Defendant violated said section by:
 - Falsely representing that they were entitled to charge an amount they were not entitled to in violation of §1692e(2);
 - Threatening to charge a fee in which they were not legally entitled to charge in violation of §1692e(5);

- Making a false and misleading representation in violation of §1692e(10).
- 39. By reason thereof, Defendant is liable to Plaintiff for judgment that Defendant's conduct violated Section 1692e *et seq*. of the FDCPA, actual damages, statutory damages, costs and attorneys' fees.

COUNT II

VIOLATIONS OF THE FAIR DEBT COLLECTION PRACTICES ACT 15 U.S.C. §1692f et seq.

- 40. Plaintiff repeats, reiterates and incorporates the allegations contained in paragraphs above herein with the same force and effect as if the same were set forth at length herein.
- 41. Defendant's debt collection efforts attempted and/or directed towards the Plaintiff violated various provisions of the FDCPA, including but not limited to 15 U.S.C. § 1692f.
- 42. Pursuant to 15 U.S.C. §1692f, a debt collector may not use any unfair or unconscionable means to collect or attempt to collect any debt.
- 43. Defendant violated said section by:
 - Attempting to collect an amount not expressly authorized by the agreement creating the debt or permitted by law in violation of 15 U.S.C. §1692f(1).
- 44. By reason thereof, Defendant is liable to Plaintiff for judgment that Defendant's conduct violated Section 1692f et seq. of the FDCPA, actual damages, statutory damages, costs and attorneys' fees.

DEMAND FOR TRIAL BY JURY

45. Pursuant to Rule 38 of the Federal Rules of Civil Procedure, Plaintiff hereby requests a trial by jury on all issues so triable.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff demands judgment against Defendant as follows:

- (a) Declaring that this action is properly maintainable as a Class Action and certifying Plaintiff as Class representative, and Plaintiff's Counsel as Class Counsel;
- (b) Awarding Plaintiff and the Class statutory damages;
- (c) Awarding Plaintiff and the Class actual damages;
- (d) Awarding Plaintiff costs of this Action, including reasonable attorneys' fees and expenses;
- (e) Awarding pre-judgment interest and post-judgment interest; and
- (f) Awarding Plaintiff and the Class such other and further relief as this Court may deem just and proper.

Dated: May 24, 2018

By: /s/ David I. Schoen

David I. Schoen, Esq.

Alabama Bar No. 0860-O42D 2800 Zelda Road, Suite 100-6

Montgomery, AL 36106

Office: (334) 395-6611

Fax: (917) 591-7586 Email: Schoenlawfirm@gmail.com

Attorneys for Plaintiff

PRO HAC VICE APPLICATION TO BE FILED

/s/ Yitzchak Zelman

Yitzchak Zelman, Esq.

Marcus & Zelman, LLC

701 Cookman Avenue, Suite 300

Asbury Park, NJ 07712

Office: (732) 695-3282

Fax: (732) 298-6256

Email: <u>yzelman@MarcusZelman.com</u>

Website: www.MarcusZelman.com



November 03, 2017

Wakefield Account #	0715	
Creditor	BAPTIST MEDICAL CENTER EAST EMERGENCY	
Creditor Account #	3722	1. 18
Total Balance Due	\$1,068.19	7 . 17

YOUR ACCOUNT(S) HAS BEEN LISTED WITH THIS OFFICE FOR COLLECTION

Our client has referred your account(s) to our professional debt collection agency for collection. Please remit payment in full in the enclosed envelope. If you wish to arrange payment by CREDIT CARD or BANK DRAFT please contact our office at the telephone number listed above. If you cannot pay the entire amount, please contact our office and we will see what other options you may have. We understand your situation and will work with you.

Unless you notify this office within 30 days after receiving this notice that you dispute the validity of this debt or any portion thereof, this office will assume this debt is valid. If you notify this office in writing within 30 days from receiving this notice that you dispute the validity of this debt or any portion thereof, this office will obtain verification of the debt or obtain a copy of a judgment and mail you a copy of such judgment or verification. If you request of this office in writing within 30 days after receiving this notice this office will provide you with the name and address of the original creditor, if different from the current creditor.

If you cannot pay the balance in full, please contact our office to discuss resolution of your account(s).

As of the date listed at the top of this letter, you owe \$1,068.19. Because of interest which accrues at the rate of 6.00% per annum, the amount due on the day you pay may be greater. However, if you pay the balance of \$1,068.19 within 45 days of the date on this letter, this account would be considered paid in full.

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.

Please see the reverse side of this letter for a list of the account(s) this notice applies to.

Please see the reverse side of this letter for important notices and disclosures.

You may contact our office:

Monday—Friday 8:00 AM—8:00 PM EST Saturday 8:00 AM—12:00 PM EST

Pay Securely Online www.wakeassoc.com

Please send correspondence to: P.O.Box 50250 Knoxyllle, TN 37950-0250

Please send payments to: P.O.Box 59003 Knoxville, TN 37950-9003 Contact us by phone: (865) 971-3840 (800) 283-1766

RRCI/LTUIL 712084068915 60309/30155/0127

Espanol: (800) 221-4817

P.O.Box 50250 Knoxville, TN 37950-0250

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CARD NUMBER		CVV2			
SIGNATURE		EXP. DATE		Taran Danah	
	PAY THIS AMOUNT \$1,068.19	s	MOUNT PAID		
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*A \$4.95 service fee	may poply. Please s	se the reverse sic	e of this letter to	or details.	

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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 purpose of initiating the civil de	This form, approved by the Judicial Conference to the conference of the conference o	ence of the United States in Septemb GE OF THIS FORM.)	per 1974, is required for the use of the	he Clerk of Court for the
I. (a) PLAINTIFFS	RECEIVE	DEFENDAN	TS	
	k, individually and on behalf of all other		ND ASSOCIATES, INC.	
(b) County of Residence of	First Listed Plainter Montgomery		ence of First Listed Defendant	
	DEBRA P. HACKET U.S. DISTRICT CO	itificia THE TR	(IN U.S. PLAINTIFF CASES ON D CONDEMNATION CASES, USE TH ACT OF LAND INVOLVED.	•
(c) Attorneys (Firm Name, A	MIDDLE DISTRICT	Attorneys (If Kno	own)	
David Schoen 2800 Zelda	a Road, Ste 100-6 Montgomery AL 36 schoenlawfirm@gmail.com	5106		
II. BASIS OF JURISDI	CTION (Place an "X" in One Box Only)		F PRINCIPAL PARTIES	Place an "X" in One Box for Plaint and One Box for Defendant)
☐ 1 U.S. Government Plaintiff	3 Federal Question (U.S. Government Not a Party)	(For Diversity Cases On Citizen of This State	PTF DEF 1 1 Incorporated or Prin of Business In Th	PTF DEF
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenship of Parties in Item I.	Citizen of Another State	2 2 Incorporated and Priof Business In Au	incipal Place
		Citizen or Subject of a Foreign Country	3 3 Foreign Nation	6 6
IV. NATURE OF SUIT	(Place an "X" in One Box Only)	FORTETTURE/PENALT	Y BANKRUPTCY	OTHER STATUTES
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment ∞ Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excludes Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise ■ REAL PROPERTY □ 210 Land Condemnation □ 220 Forcelosure □ 230 Rent Lease & Ejectment □ 245 Tort Product Liability □ 290 All Other Real Property	□ 330 Federal Employers' Liability □ 340 Marine □ 345 Marine Product Liability □ 350 Motor Vehicle □ 355 Motor Vehicle □ 7360 Other Personal Injury □ 360 Other Personal Injury □ 362 Personal Injury Medical Malpractice CIVIL RIGHTS □ 440 Other Civil Rights □ 441 Housing/ Accommodations □ 445 Amer. w/Disabilities Employment □ 446 Amer. w/Disabilities Other □ 448 Education □ 550 Civil Rights □ 555 Prison Conditions of Confinement	of Property 21 USC 8 bility 690 Other 690 Other Cal Bry bility Fromal LABOR 710 Fair Labor Standards Act ding Relations Relations Relations Relations Relations TIONS 740 Railway Labor Act 751 Family and Medical Leave Act 790 Other Labor Litigation Relations Rela	423 Withdrawal 28 USC 157 PROPERTY RIGHTS 820 Copyrights 830 Patent 840 Trademark SOCIAL SECURITY 861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g)) 864 SSID Title XVI 865 RSI (405(g)) 870 Taxes (U.S. Plaintiff or Defendant) 871 IRS—Third Party 26 USC 7609	□ 375 False Claims Act □ 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 □ 850 Securities/Commodities/Exchange □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 895 Freedom of Information Act □ 896 Arbitration □ 899 Administrative Procedure Act/Review or Appeal of Agency Decision □ 950 Constitutionality of State Statutes
	moved from	Reopened And	unsferred from	rt
THE CALLOR OF A COURT	Cite the U.S. Civil Statute under which y 15 U.S.C. 1692	ou are filing (Do not cite jurisdictional	l statutes unless diversity):	
VI. CAUSE OF ACTION	Brief description of cause: Defendant violated the FDCPA			
VII. REQUESTED IN COMPLAINT:	CHÉCK IF THIS IS A CLASS ACT UNDER RULE 23, F.R.Cv.P.	TION DEMAND \$	CHECK YES only if JURY DEMAND:	f demanded in complaint:
VIII. RELATED CASE	(See instructions):	•	10 12 W 10 10 10 10 10 10 10 10 10 10 10 10 10	10 to
DATE	JUDGE SIGNATURE O	F ATTORNEY OF RECORD	DOCKET NUMBER	
05/24/2018 FOR OFFICE USE ONLY	/s/ David J. S	1 N		

JUDGE

MAG. JUDGE

JS 44 Reverse (Rev. 12/12)

cases.)

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.Cv.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; NOTE: federal question actions take precedence over diversity
- 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 clerk(s) 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 six 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

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.

- 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.

Court Name: U S DISTRICT COURT - AL/M Division: 2 Receipt Number: 4602049571 Cashier ID: estrong Transaction Date: 06/04/2018 Payer Name: MARCUS AND ZELMAN LLC

CIVIL FILING FEE For: MARCUS AND ZELMAN LLC Case/Party: D-ALM-2-18-CV-000551-001 Amount: \$400.00

CHECK Check/Money Order Num: 2179 Amt Tendered: \$400.00

Total Due: \$400.00 Total Tendered: \$400.00 Change Amt: \$0.00

2:18-CV-00551

Milner v Wakefield and Associates, inc.

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Class Action Accuses Wakefield Associates of Illegal Debt Collection Practices</u>