UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

JACOB SILVER on behalf of himself and all others similarly situated,

Plaintiff,

v.

2:20-cy-2478

CLASS ACTION COMPLAINT

LIVEWATCH SECURITY, LLC d/b/a BRINKS HOME SECURITY f/k/a BOLSTER LLC d/b/a SAFEMART; MONITRONICS INTERNATIONAL, INC. d/b/a BRINKS HOME SECURITY,

Defendants.

Plaintiff Jacob Silver, on behalf of himself and all others similarly situated, brings this class action complaint against Defendants LiveWatch Security, LLC d/b/a Brinks Home Security f/k/a Bolster LLC d/b/a Safemart and Monitronics International, Inc. d/b/a Brinks Home Security, alleging as follows:

NATURE OF THE ACTION

- 1. This is a class action against Defendants LiveWatch Security, LLC d/b/a Brinks Home Security f/k/a Bolster LLC d/b/a Safemart ("LiveWatch") and Monitronics International, Inc. d/b/a Brinks Home Security ("Monitronics") (the two Defendants collectively, "Brinks Home Security" or "Defendants") for violations of the New York General Business Law §§ 349 and 350, breach of contract, and unjust enrichment.
- 2. Plaintiff and the members of the Class he seeks to represent are all New York consumers whose accounts were charged by Brinks Home Security for a text messaging alert service known as Brinks Home Interactive Messaging powered by ASAPer ("Brinks Messaging"),

but who failed to receive the benefits of the service because of the intentional, deceptive and unconscionable conduct of Brinks Home Security.

- Since 2018, Plaintiff has been and continues to be charged a monthly fee for Brinks
 Messaging by Brinks Home Security.
- 4. Brinks Home Security operates as a security company that provides alarm systems and alarm-monitoring services to customers throughout the United States.
- 5. Brinks Home Security represents to its customers, including Plaintiff, that if their alarm systems are activated, Brinks Messaging will transmit text messages to their mobile telephones providing customers with a link to a portal that would allow them to deactivate the alarm.
- 6. However, after adoption, the Brinks Messaging system routinely failed to transmit text messages to subscribers and for this or other reasons was internally discontinued/deactivated by Brinks Home Security no later than March 2019.
- 7. Notwithstanding the fact that the service has been discontinued, Brinks Home Security has continued to collect fees for Brinks Messaging from its customers.

JURISDICTION AND VENUE

- 8. This Court has jurisdiction over this civil action pursuant to 28 U.S.C. § 1332(d) because it is brought as a class action, on behalf of a Class of over 100 Class Members, whose claims aggregate in excess of \$5 million, and which includes members whose state citizenship is diverse from that of Defendants.
- 9. This Court has personal jurisdiction over Defendants LiveWatch and Monitronics because they transact business within the state of New York.

10. Venue is proper because it was in this District that a substantial part of the events or omissions giving rise to Plaintiff's claims occurred. *See* 28 U.S.C. § 1391(a)(1)-(2).

PARTIES

- 11. Plaintiff Jacob Silver is an individual residing in Woodmere, New York.
- 12. Defendant LiveWatch Security, LLC is a Delaware limited liability company with a principal place of business located in Farmers Branch, Texas.
- 13. LiveWatch is duly registered to do business as a foreign limited liability company in New York State.
- 14. Upon information and belief, in 2015, LiveWatch was acquired by Defendant Monitronics International, Inc.
- 15. Defendant Monitronics International, Inc. is a Delaware corporation with a principal place of business located in Farmers Branch, Texas.
- 16. Monotronics is duly registered to do business as a foreign limited liability company in New York State.

PLAINTIFF'S EXPERIENCE

- 17. On November 17, 2011, Plaintiff entered into a LiveWatch Monitoring Agreement with Bolster LLC doing business as "Safemart" (the company that is now known as LiveWatch Security, LLC) for monitoring of his alarm security system.
 - 18. Since 2011, Plaintiff has continuously paid monthly for alarm monitoring services.
- 19. In or about 2018, Plaintiff began receiving his monthly invoice for alarm monitoring services under the Brinks Home Security brand.
- 20. Beginning in or about 2018, Plaintiff's monthly invoice included a new \$2.95 charge for Brinks Messaging plus applicable sales taxes (on the \$2.95 charge). Plaintiff was not

3

aware that Brinks Messaging was added to his monthly invoice until after he was charged for the service.

- 21. Plaintiff has paid for Brinks Messaging during all months since the Brinks Messaging charge first appeared on his monthly invoices.
- 22. On at least three occasions since Mr. Silver was enrolled in Brinks Messaging, his alarm system was activated, but he did not receive a text from Brinks Messaging with a link to the portal that would allow him to cancel the alarm.
- 23. Most recently, in or about or about February 2020, Mr. Silver's alarm system was activated, but he did not receive a text from Brinks Messaging.
- 24. After the failure of Brinks Messaging in February 2020, Mr. Silver contacted Brinks' customer service to complain about the Brinks Messaging failures. After speaking with several representatives by telephone, a representative of Brinks Home Security explained to Mr. Silver that the Brinks Messaging system had been discontinued/deactivated for some time due to technical problems.
- 25. Plaintiff thus discovered he had been charged monthly (and continues to be charged) for Brinks Messaging despite the fact that Defendants no longer provide the service.

ADDITIONAL FACTUAL ALLEGATIONS RELEVANT TO ALL CLAIMS

- 23. Upon information and belief, in 2018, Monitronics acquired a license to do business as "Brinks Home Security."
- 24. Upon information and belief, since at least 2018, Monitronics and LiveWatch have done business and present themselves to consumers collectively as Brinks Home Security.
- 25. For example, as of May 28, 2020, LiveWatch maintains a webpage with Brinksbranded URL https://pages.brinkshome.com/livewatch-campaign and all consumers seeking to

4

purchase security systems and live alarm monitoring services are sent to a Brinks Home Security-branded webpage located at https://brinkshome.com/shop/systems?

- 26. Moreover, customers of the Defendants received invoices and/or payment receipts for Brinks Messaging that identified the service provider as Brinks Home Security.
- 27. Upon information and belief, beginning in 2018, all of Monitronics' and LiveWatch's consumer alarm monitoring services were rebranded as "Brinks Home Security."
- 28. Upon information and belief, beginning in 2018, Defendants began charging a fee to consumers for Brinks Messaging.
- 29. Upon information and belief, since at least 2018, Monitronics and LiveWatch centralized their billing, payment and alarm monitoring systems, including their billing and payment systems for Brinks Messaging.
- 30. Upon information and belief, Defendants discontinued the use of and/or deactivated Brinks Messaging in March 2019 at the latest.
- 31. Despite discontinuing/deactivating Brinks Messaging, Defendants continued to charge customers fees for Brinks Messaging.
- 32. Upon information and belief, at all times material herein, Monitronics and LiveWatch have operated as a common enterprise that shares common ownership, management, address, office space, and employees, and commingles funds.
- 33. Upon information and belief, at all times material herein, Monitronics and LiveWatch have operated as a common enterprise while engaging in unlawful conduct, including the violations of law described herein.
- 34. In light of the foregoing, Defendants are jointly and severally liable for the acts or practices alleged herein.

CLASS ACTION ALLEGATIONS

26. Plaintiff brings this action as a class action, on behalf of the following class, pursuant to Rule 23(b)(2) and (b)(3) of the Federal Rules of Civil Procedure:

Each person who, with regard to a property in New York State, has paid one or more fees to Brinks Home Security for Brinks Home Interactive Messaging powered by ASAPer after Brinks Home Security discontinued/deactivated the service

- 27. The Class Period is defined as the limitations time period applicable under the claims to be certified.
- 28. The following persons are expressly excluded from the Class: (1) Defendants and their parent companies, subsidiaries, affiliates, and controlled persons; (2) officers, directors, agents, servants, or employees of Defendants, and the immediate family members of any such person; (3) all persons who make a timely election to be excluded from the proposed Class; (4) governmental entities; and (5) the Court to which this case is assigned and its staff.
- 29. Plaintiff reserves the right to revise this class definition and to add subclasses as appropriate based on facts learned as the litigation progresses.
- 30. This action may be maintained as a class action because there is a well-defined community of interests in the litigation and the proposed Class is easily ascertainable.

Numerosity

31. Brinks describes itself "one of the largest and most trusted home security companies in the U.S." that "provide[s] cutting-edge products and alarm-monitoring services to more than 1 million customers throughout North America." The Brinks Home Security Difference, https://brinkshome.com/about-us (last visited May 28, 2020).

- 32. Given the size of Brinks' overall customer base and the fact that New York is, by any measure, a major market, Plaintiff approximates that the Class numbers in the tens of thousands or more.
 - 33. Joinder of all Class Members is therefore impracticable.

Common Questions Predominate

- 34. This action involved common questions of law and fact applicable to each Class Member that predominate over questions that affect only individual Class Members. Questions of law and fact common to each Class Member include:
 - a. Whether Brinks continued billing and accepting payments from consumers for Brinks Messaging after Brinks discontinued use of the text messaging service constituted unfair, deceptive, or unconscionable practices;
 - b. Whether Brinks' failure to deliver the services offered by Brinks Messaging to its customers constituted a breach of contract; and
 - c. Whether Brinks has been unjustly enriched by soliciting and accepting consumers' payments for Brinks Messaging after discontinuing the service.

Typicality

- 35. Plaintiff's claims arise from the same practices and course of conduct that give rise to the claims of each member of the Class and are based on the same legal theories.
- 36. Brinks began charging Plaintiff a fee for Brinks Messaging in 2018 and has continued charging him the fee monthly to date despite the service being discontinued by Brinks no later than March 2019.
- 37. This same unfair and deceptive conduct was experienced by all Class Members. Defendants' unlawful, unfair, and/or fraudulent actions toward all Class Members involve the same business practices described in this Complaint, irrespective of where they occurred or were experienced.

- 38. Plaintiff and each Class Member sustained similar injuries arising out of Defendants' conduct.
- 39. The injuries of each member of the Class were caused directly by Defendants' wrongful conduct.

Adequacy

- 40. Plaintiff will fairly and adequately protect the interests of the Class.
- 41. Neither Plaintiff nor Plaintiff's counsel have any interests that conflict with or are antagonistic to the interests of the Class.
- 42. Plaintiff has retained competent and experienced class action attorneys to represent his interests and those of the members of the Class.

Superiority

- 43. There is no plain, speedy, or adequate remedy other than by maintenance of this class action.
- 44. The prosecution of individual remedies by members of the Class will tend to establish inconsistent standards of conduct for Defendants and result in the impairment of other Class Members' rights and the disposition of other Class Members' interests through actions to which they were not parties.
- 45. Class action treatment will permit a large number of similarly situated persons to prosecute their common claims in a single forum simultaneously, efficiently, and without the unnecessary duplication of effort and expense that numerous individual actions would engender.
- 46. Further, as the damages suffered by individual members of the Class may be relatively small, the expense and burden of individual litigation would make it difficult or

impossible for individual members of the Class to redress the wrongs done to them, while an important public interest will be served by addressing the matter as a class action.

- 47. Class treatment of common questions of law and fact would also be superior to multiple individual actions or piecemeal litigation in that class treatment will conserve the resources of the Court and the litigants, and will promote consistency and efficiency of adjudication.
- 48. The preceding paragraphs establish that this matter satisfies the prerequisites of Rule 23(a) of the Federal Rules of Civil Procedure, and the case may proceed as a class action under Rule 23(b)(3) because questions of law or fact common to each Class Member predominate over any questions affecting only individual members, and a class action is superior to other available methods for fairly and efficiently adjudicating the controversy.

Declaratory and Injunctive Relief

49. Defendants have acted or refused to act on grounds generally applicable to all Class Members, thereby making appropriate final declaratory and injunctive relief with respect to the Rule 23(b)(2) Class as a whole. Such relief will provide a remedy for Defendants' uniform acts and omissions toward the Rule 23(b)(2) Class.

FIRST CAUSE OF ACTION NEW YORK GENERAL BUSINESS LAW § 349 (UNLAWFUL DECEPTIVE ACTS AND PRACTICES)

- 50. Plaintiff repeats and realleges each and every allegation contained above as though set forth here in full.
- 51. Each of the deceptive acts and practices set forth above, constitute violations of New York General Business Law § 349 independent of whether these acts and practices constitute violations of any other law, including common law.

- 52. These deceptive acts and practices were committed in the conduct of business, trade, or commerce or the furnishing of a service in this state.
 - 53. Defendants' deceptive acts and practices were consumer oriented.
- 54. Defendants' conduct was not a unique, one-time occurrence without possibility of replication, or recurrence and without implication for the broader consuming public.
- 55. Rather, Defendants regularly charged consumers for Brinks Messaging after they had discontinued/deactivated the service and continue to do so.
- 56. The deceptive conduct of which Plaintiff and the Class Members are victims is highly capable of repetition, occurred on a repetitive basis, and may occur in the future on a repetitive basis.
- 57. Defendants' practice of charging Plaintiff and the Class Members for a service which the Defendants' had previously discontinued/deactivated, was materially misleading and demonstrates bad faith and willfulness.
- 58. As a result of these violations of New York General Business Law § 349, Plaintiff and the Class Members have suffered actual damages.
- 59. For these reasons, Plaintiff and the Class Members are entitled to actual damages, declaratory judgment, declaratory relief that Defendants have violated New York General Business Law § 349, an injunction against the deceptive practices set forth herein, three times actual damages up to \$1,000, punitive damages, costs, and reasonable attorneys' fees.

SECOND CAUSE OF ACTION NEW YORK GENERAL BUSINESS LAW § 350 (FALSE ADVERTISING)

- 60. Plaintiff repeats and realleges each and every allegation contained above as though set forth here in full.
- 61. Defendants' false representations regarding Brinks Messaging constitute violations of New York General Business Law § 350 independent on whether these representations violate any other state or federal law or give rise to any other common law violation.
- 62. With regard to the false written representations, Defendants' contracts with Plaintiff and the Class Members, as well as the invoices and billing statements, represent and/or are plausibly understood by a reasonable consumer to mean that Defendants were providing the Brinks Messaging service.
- 63. Alternatively, the failure to state on invoices and billing statement that the service had been discontinued constituted a material omission.
- 64. Defendants' false advertising for Brinks Messaging was committed in the conduct of business, trade, or commerce or the furnishing of a service in this state.
- 65. Defendants knew these misrepresentations and/or material omissions to be false and inaccurate, and engaged in this misconduct to, *inter alia*, encourage consumers to agree to and pay for a service that didn't exist.
- 66. Defendants' false advertising was done knowingly and willfully and committed in bad faith.
- 67. As a result of these violations of New York General Business Law § 350, Plaintiff and the Class Members have suffered actual damages.

68. For these reasons, Plaintiff and the Class Members are entitled to actual damages, declaratory judgment, declaratory relief that Defendants have violated New York General Business Law § 350, an injunction against the deceptive practices set forth herein, three times actual damages up to \$10,000, punitive damages, costs, and reasonable attorneys' fees

THIRD CAUSE OF ACTION BREACH OF CONTRACT

- 69. Plaintiff repeats and realleges each and every allegation contained above as though set forth here in full.
- 70. Plaintiff and the Class Members entered into contractual agreements with Defendants.
- 71. Pursuant to their contractual agreements with Plaintiff and the Class Members, Defendants agreed to provide Brinks Messaging.
- 72. Defendants discontinued/deactivated Brinks Messaging no later than March 2019 and subsequently failed to provide Brinks Messaging to Plaintiff and the Class Members, despite charging them for the service.
- 73. As a direct and proximate result of Defendants' breaches of contract, Plaintiff and the Class suffered damages.

FOURTH CAUSE OF ACTION UNJUST ENRICHMENT

- 74. Plaintiff repeats and realleges each and every allegation contained above as though set forth here in full.
- 75. Upon information and belief, beginning no later than March 2019, Defendants discontinued/deactivated Brinks Messaging and failed to provide the service Plaintiff and the Class Members paid for.

- 76. Defendants have profited and benefited from charging Plaintiff and the Class Members for Brinks Messaging.
- 77. By charging Plaintiff and the Class Members for services that had been deactivated/discontinued, Defendants have been unjustly enriched at the expense of Plaintiff and the Class.
- 78. Equity and good conscience require that Defendants pay restitution to Plaintiff and the Class Members for the amounts charged for Brinks Messaging.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff and the Class Members respectfully request that this Court provide the following relief:

- A. An order certifying this case as a class action under Fed. R. Civ. P. 23, naming Plaintiff as Class Representative, and appointing his attorneys as Class Counsel;
- B. A judgment declaring that Defendants have committed the violations of law alleged in this Class Action Complaint and an injunction forbidding any future violations;
- C. An award of actual damages, statutory damages, punitive damages, treble damages. attorney's fees and costs, as well as pre- and post- judgment interest as provided by law;
- D. Such other and further relief that may be just and proper.

[signatures on next page]

June 2, 2020

Respectfully,

SCHLANGER LAW GROUP LLP

/s/Daniel A. Schlanger
Daniel A. Schlanger
Evan S. Rothfarb
9 East 40th Street
Suite 1300
New York, NY 10016
T. (212) 500-6114
F. (646) 612-7996
dschlanger@consumerprotection.net
erothfarb@consumerprotection.net

/s/Beth Terrell

Beth Ellen Terrell (to apply pro hac vice)
Ben Drachler (to apply pro hac vice)
Terrell Marshall Law Group PLLC
936 N 34th St., Suite 300
Seattle, WA 98103
T. (206) 816-6603
F. (206) 319-5450
bterrell@terrellmarshall.com
bdrachler@terrellmarshall.com

$_{ m JS~44~(Rev~01/292018)}$ e 2:20-cv-02478-JS-AYS Chocument 1-1, Filed 06/03/20 Page 1 of 2 PageID #: 15

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.)

purpose of initiating the civil to	ocket sileet. (SEE INSTRUC	HONS ON NEXT FAGE O	1 111151-0	AUM.)			
I. (a) PLAINTIFFS				DEFENDANTS	LIDITY II C d/b/a BDIN	IKS HOME SECURITY fivia	
JACOB SILVER, on behalf of himself and all others similarly situa				DEFENDANTS LIVEWATCH SECURITY, LLC d/b/a BRINKS HOME SECURITY f/k/ BOLSTER LLC d/b/a SAFEMART; MONITRONICS INTERNATIONAL, INC. d/b/a BRINKS HOME SECURITY			
(b) County of Residence of First Listed Plaintiff Nassau, New York							
(EXCEPT IN U.S. PLAINTIFF CASES)				County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY)			
,				NOTE: IN LAND CO	NDEMNATION CASES, USE T		
				THE TRACT	OF LAND INVOLVED		
(a) A+ (Firm Non-	Address, and Telephone Numbe	1		Attorneys (If Known)			
(c) Attorneys (Firm Name, A Schlanger Law Group, Ll		"		Attorneys (1) Known)			
9 East 40th Street, Suite		10016					
212-500-6114							
				<u> </u>			
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)			RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff	
☐ 1 US Government	3 Federal Question			(For Diversity Cases Only) P1	TF DEF	and One Box for Defendant) PTF DEF	
Plaintiff	(U.S. Government)	Not a Party)	Citiz	en of This State			
					of Business In	This State	
☐ 2 US Government	3 4 Diversity		Citiz	en of Another State	2	Principal Place	
Defendant		ip of Parties in Item III)			of Business In		
			Citi-		2 Cl 2 Familian Nation	□6 □6	
				en or Subject of a reign Country	3 ☐ 3 Foreign Nation	□ 6 □ 6	
IV. NATURE OF SUIT	(Place on "X" in One Box On	ılv)		,	Click here for: Nature	of Suit Code Descriptions.	
CONTRACT	1	RTS	F(ORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
☐ 110 Insurance	PERSONAL INJURY	PERSONAL INJUR	Y 🗆 62	5 Drug Related Seizure	☐ 422 Appeal 28 USC 158	☐ 375 False Claims Act	
☐ 120 Marine	☐ 310 Airplane	☐ 365 Personal Injury -		of Property 21 USC 881	☐ 423 Withdrawal	☐ 376 Qui Tam (31 USC)	
☐ 130 Miller Act	☐ 315 Airplane Product Liability	Product Liability 367 Health Care/	☐ 69	0 Other	28 USC 157	3729(a))	
 ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment 	☐ 320 Assault, Libel &	Pharmaceutical			PROPERTY RIGHTS	☐ 400 State Reapportionment ☐ 410 Antitrust	
& Enforcement of Judgment	-	Personal Injury			☐ 820 Copyrights	☐ 430 Banks and Banking	
☐ 151 Medicare Act	☐ 330 Federal Employers'	Product Liability	.		330 Patent	☐ 450 Commerce	
☐ 152 Recovery of Defaulted Student Loans	Liability ☐ 340 Marine	☐ 368 Asbestos Personal Injury Product	'		☐ 835 Patent - Abbreviated New Drug Application	 ☐ 460 Deportation ☐ 470 Racketeer Influenced and 	
(Excludes Veterans)	☐ 345 Marine Product	Liability			☐ 840 Trademark	Corrupt Organizations	
☐ 153 Recovery of Overpayment	Liability	PERSONAL PROPER		LABOR	SOCIAL SECURITY	☐ 480 Consumer Credit	
of Veteran's Benefits ☐ 160 Stockholders' Suits	☐ 350 Motor Vehicle ☐ 355 Motor Vehicle	■ 370 Other Fraud 371 Truth in Lending	D /1	0 Fair Labor Standards Act	☐ 861 HIA (1395ff) ☐ 862 Black Lung (923)	☐ 490 Cable/Sat TV ☐ 850 Securities/Commodities/	
☐ 190 Other Contract	Product Liability	☐ 380 Other Personal	□ 72	0 Labor/Management	☐ 863 DIWC/DIWW (405(g))	Exchange	
 ☐ 195 Contract Product Liability ☐ 196 Franchise 	☐ 360 Other Personal Injury	Property Damage ☐ 385 Property Damage	0.74	Relations O Railway Labor Act	☐ 864 SSID Title XVI	 □ 890 Other Statutory Actions □ 891 Agricultural Acts 	
190 Pranchise	362 Personal Injury -	Product Liability		1 Family and Medical	□ 865 RSI (405(g))	☐ 893 Environmental Matters	
	Medical Malpractice			Leave Act		☐ 895 Freedom of Information	
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITION		0 Other Labor Litigation	FEDERAL TAX SUITS	Act	
☐ 210 Land Condemnation ☐ 220 Foreclosure	☐ 440 Other Civil Rights ☐ 441 Voting	Habeas Corpus: ☐ 463 Alien Detainee	L) /9	1 Employee Retirement Income Security Act	☐ 870 Taxes (U S Plaintiff or Defendant)	☐ 896 Arbitration ☐ 899 Administrative Procedure	
☐ 230 Rent Lease & Ejectment	☐ 442 Employment	☐ 510 Motions to Vacate		ancome sectarily race	☐ 871 IRS—Third Party	Act/Review or Appeal of	
☐ 240 Torts to Land	☐ 443 Housing/	Sentence			26 USC 7609	Agency Decision	
☐ 245 Tort Product Liability ☐ 290 All Other Real Property	Accommodations 445 Amer w/Disabilities -	☐ 530 General ☐ 535 Death Penalty		IMMIGRATION		☐ 950 Constitutionality of State Statutes	
250 All Olici Real Hoperty	Employment	Other:	□ 46	2 Naturalization Application	1	State Statutes	
	☐ 446 Amer w/Disabilities -	☐ 540 Mandamus & Oth	er 🗆 46	5 Other Immigration			
	Other 448 Education	☐ 550 Civil Rights ☐ 555 Prison Condition		Actions		1	
	D 110 Education	☐ 560 Civil Detainee -					
		Conditions of					
II OBIODI		Confinement					
V. ORIGIN (Place an "X" in	• •						
		Remanded from Appellate Court		stated or	r District Litigation		
				Do not cite jurisdictional stat			
VI. CAUSE OF ACTIO			§§ 349	and 350, Breach of 0	Contract, Fraud		
VI. CAUSE OF ACTION	Brief description of ca						
				that were not provid			
VII. REQUESTED IN		IS A CLASS ACTION	у р	EMAND \$	•	y if demanded in complaint:	
COMPLAINT:	UNDER RULE 2	3, F.K.CV.P.			JURY DEMAND	: ☐ Yes 🕱 No	
VIII. RELATED CASI							
IF ANY	(See instructions):	JUDGE			DOCKET NUMBER		
DATE		SIGNATURE OF AT	TORNEY	OF RECORD			
06/03/2020		/s/Daniel A. Sc					
FOR OFFICE USE ONLY		rarbanner A. OC	mange				
	(OLDET	A DDI TERM				DCE	
RECEIPT # AN	MOUNT	APPLYING IFP		JUDGE	MAG JUI	DGE	

CERTIFICATION OF ARBITRATION ELIGIBILITY

Local Arbitration Rule 83.10 provides that with certain exceptions, actions seeking money damages only in an amount not in excess of \$150,000, exclusive of interest and costs, are eligible for compulsory arbitration. The amount of damages is presumed to be below the threshold amount unless a certification to the contrary is filed

I. Daniel A	A. Schlanger	00	unsel for Plaintiff and the putative clas	s	, do hereby certify that the above captioned civil actio
-,	ible for compulsory arbitration for the				_, do hereby certify that the above captioned eivit actio
	✓ monetary damages soug	ht are in exces	ss of \$150,000, exclusive of in	terest and co	sts,
Ŀ	the complaint seeks injur	nctive relief,			
	the matter is otherwise in	nelig ble for the	following reason		
	DISCLOSU	RE STATE	MENT - FEDERAL R	ULES CI	/IL PROCEDURE 7.1
	Identify any par	ent corporation	n and any publicly held corpor	ation that ow	ns 10% or more or its stocks:
	RELATED	CASE ST	ATEMENT (Section V	'III on the	Front of this Form)
to another substantia deemed "r "Presumpt	r civil case for purposes of this guideline w al saving of judicial resources is likely to re related" to another civil case merely becau	hen, because of sult from assigniuse the civil case	the similarity of facts and legal issing both cases to the same judge and involves identical legal issues:	sues or because and magistrate s, or (B) involve	of this form. Rule 50.3.1 (a) provides that "A civil case is "related e the cases arise from the same transactions or events, a judge." Rule 50.3.1 (b) provides that "A civil case shall not be is the same parties." Rule 50.3.1 (c) further provides that ill not be deemed to be "related" unless both cases are still
		NY-E D	IVISION OF BUSINESS	RULE 50.	1(d)(2)
4.\	la tha airil aatian bainn filad	: 4l [4	District	NV	ouls Chata Count leasted in Nessess on Cuffells
1.)	County? Yes		No	n a New Y	ork State Court located in Nassau or Suffolk
2.)	If you answered "no" above: a) Did the events or omissio County? Yes	ns giving ris	se to the claim or claims No	, or a subs	tantial part thereof, occur in Nassau or Suffoll
	b) Did the events or omission District?		se to the claim or claims No	, or a subs	tantial part thereof, occur in the Eastern
	c) If this is a Fair Debt Collect received: NA	ion Practice	Act case, specify the Coun	ty in which	the offending communication was
Suffolk					s, if there is more than one) reside in Nassau or ts, if there is more than one) reside in Nassau or
	(Note: A corporation shall be co	onsidered a r	resident of the County in w	hich it has th	ne most significant contacts).
			BAR ADMIS	SION	
	I am currently admitted in the E	astern Distri	ct of New York and current	ly a membe	r in good standing of the bar of this court.
	7	Yes			No
	Are you currently the subject	t of any disc	ciplinary action (s) in this	s or any otl	ner state or federal court?
		Yes	(If yes, please explain	Z	No
	I certify the accuracy of all in	nformation p	provided above.		
	Signature.				<u> </u>

Reset

Last Modified: 11/27/2017

Print

Save As...

UNITED STATES DISTRICT COURT

for the

Eastern District of New York

Eastern District of New York					
JACOB SILVER, on behalf of himself and all others similarly situated)					
Plaintiff(s)					
v.)	Civil Action No. 2:20-cv-02478				
LIVEWATCH SECURITY, LLC d/b/a BRINKS HOME SECURITY f/k/a BOLSTER LLC d/b/a SAFEMART; MONITRONICS INTERNATIONAL, INC. d/b/a BRINKS HOME SECURITY)					
Defendant(s)					
SUMMONS IN A	CIVIL ACTION				
To: (Defendant's name and address) LIVEWATCH SECURITY, LLC d/b/a SAFEMART c/o C T CORPORATION SYS 28 LIBERTY ST. NEW YORK, NEW YORK, 10	STEM				
A lawsuit has been filed against you. Within 21 days after service of this summons on you are the United States or a United States agency, or an officer of P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer the Federal Rules of Civil Procedure. The answer or motion is whose name and address are: Daniel A. Schlanger Schlanger Law Group, LLP 9 East 40th Street, Suite 1300 New York, NY 10016	er to the attached complaint or a motion under Rule 12 of must be served on the plaintiff or plaintiff's attorney,				
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 answer or motion with the court.					
	CLERK OF COURT				
Date:					
Date:	Signature of Clerk or Deputy Clerk				

Civil Action No. 2:20-cv-02478

PROOF OF SERVICE

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

was rec	This summons for (neeived by me on (date)	ame of individual and title, if an	· · · · · · · · · · · · · · · · · · ·			
	☐ I personally serve	ed the summons on the ind				
			on (date)	; or		
	☐ I left the summons at the individual's residence or usual place of abode with (name)					
		,	a person of suitable age and discretion v	who resides the	ere,	
	on (date)	, and mailed a	copy to the individual's last known addre	ess; or		
	☐ I served the summ	nons on (name of individual)			, who is	
	designated by law to	o accept service of process	on behalf of (name of organization)		_	
			on (date)	; or		
	☐ I returned the sun	nmons unexecuted because			; or	
	☐ Other (specify):					
	My fees are \$	for travel and \$	for services, for a tota	nl of \$().00 .	
	I declare under pena	lty of perjury that this info	rmation is true.			
Date:						
			Server's signature			
		_	Printed name and title	,		
		_	Server's address			

Additional information regarding attempted service, etc:

Print Save As... Reset

UNITED STATES DISTRICT COURT

for the

Eastern District of New York

Eastern District of New York					
JACOB SILVER, on behalf of himself and all others similarly situated)					
Plaintiff(s)					
v. ,	Civil Action No. 2:20-cv-02478				
LIVEWATCH SECURITY, LLC d/b/a BRINKS HOME SECURITY f/k/a BOLSTER LLC d/b/a SAFEMART; MONITRONICS INTERNATIONAL, INC. d/b/a BRINKS HOME SECURITY					
Defendant(s)					
SUMMONS IN A CIV	VIL ACTION				
To: (Defendant's name and address) MONITRONICS INTERNATIONAL, INC. d/b/a BRINKS HOME SECURITY c/o C T CORPORATION SYSTEM 28 LIBERTY ST. NEW YORK, NEW YORK, 10005					
A lawsuit has been filed against you. Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: Daniel A. Schlanger Schlanger Law Group, LLP 9 East 40th Street, Suite 1300 New York, NY 10016					
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 answer or motion with the court.					
	CLERK OF COURT				
Data					
Date:	Signature of Clerk or Deputy Clerk				

Civil Action No. 2:20-cv-02478

PROOF OF SERVICE

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

was rec	This summons for (name ceived by me on (date)	ne of individual and title, if any	y)				
	☐ I personally served	the summons on the indi	<u> </u>				
			on (date)	; or			
	☐ I left the summons						
	, a person of suitable age and discretion who resides there,						
	on (date), and mailed a copy to the individual's last known address; or						
	☐ I served the summo	ons on (name of individual)		, who	o is		
	designated by law to a	accept service of process	on behalf of (name of organization)				
			on (date)	; or			
	☐ I returned the summ	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:

Print Save As... Reset

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Brinks Home Security Continues Charging Monthly Fee for Discontinued Messaging Service, Lawsuit Claims</u>