## **BARSHAY SANDERS, PLLC**

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Attorneys for Plaintiff
Our File No.: 113631

# UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

Terrel M. Watson, individually and on behalf of all others similarly situated,

Plaintiff,

vs.

NCB Management Services Inc,

Defendant.

Docket No:

#### **CLASS ACTION COMPLAINT**

JURY TRIAL DEMANDED

Terrel M. Watson, individually and on behalf of all others similarly situated (hereinafter referred to as "*Plaintiff*"), by and through the undersigned counsel, complains, states and alleges against NCB Management Services Inc (hereinafter referred to as "*Defendant*"), as follows:

#### **INTRODUCTION**

1. This action seeks to recover for violations of the Fair Debt Collection Practices Act, 15 U.S.C. § 1692, *et seq.* ("FDCPA").

#### **JURISDICTION AND VENUE**

- 2. This Court has federal subject matter jurisdiction pursuant to 28 U.S.C. § 1331 and 15 U.S.C. § 1692k(d).
- 3. Venue is proper under 28 U.S.C. § 1391(b) because a substantial part of the events or omissions giving rise to the claim occurred in this Judicial District.
- 4. At all relevant times, Defendant conducted business within the State of New York.

#### **PARTIES**

- 5. Plaintiff Terrel M. Watson is an individual who is a citizen of the State of New York residing in Suffolk County, New York.
  - 6. Plaintiff is a "consumer" as defined by 15 U.S.C. § 1692a(3).
- 7. On information and belief, Defendant NCB Management Services Inc, is a Pennsylvania company with a principal place of business in Bucks County, Pennsylvania.
- 8. Defendant is regularly engaged, for profit, in the collection of debts allegedly owed by consumers.
  - 9. Defendant is a "debt collector" as defined by 15 U.S.C. § 1692a(6).

#### **ALLEGATIONS**

- 10. Defendant alleges Plaintiff owes a debt ("the Debt").
- 11. The Debt was primarily for personal, family or household purposes and is therefore a "debt" as defined by 15 U.S.C. § 1692a(5).
- 12. Sometime after the incurrence of the Debt, Plaintiff fell behind on payments owed.
- 13. Thereafter, at an exact time known only to Defendant, the Debt was assigned or otherwise transferred to Defendant for collection.
- 14. In its efforts to collect the debt, Defendant contacted Plaintiff by letter ("the Letter") dated September 23, 2016. ("Exhibit 1.")
  - 15. The Letter was the initial communication Plaintiff received from Defendant.
  - 16. The Letter is a "communication" as defined by 15 U.S.C. § 1692a(2).

# FIRST COUNT Violation of 15 U.S.C. § 1692e

- 17. Plaintiff repeats and realleges the foregoing paragraphs as if fully restated herein.
- 18. The Debt was incurred on an account with Santander Consumer USA, Inc. ("Santander").
  - 19. The Letter sets forth: "Balance: \$7,393.92 as of 09-23-2016."
- 20. Pursuant to the terms and conditions of the account, Santander charged Plaintiff interest on any balance carried on the account.

- 21. Pursuant to the terms and conditions of the account, Santander charged Plaintiff late fees on any payments due but not timely made by Plaintiff.
- 22. Pursuant to the terms and conditions of the account, Santander charged Plaintiff other fees on the account.
- 23. The right to collect from Plaintiff interest on any balance carried on the account was not waived by Santander.
- 24. The right to collect from Plaintiff late fees on any payments due but not timely made by Plaintiff was not waived by Santander.
- 25. The right to collect from Plaintiff other fees on the account was not waived by Santander.
- 26. The right to collect from Plaintiff interest on any balance carried on the account was not waived by any assignee or successor-in-interest.
- 27. The right to collect from Plaintiff late fees on any payments due but not timely made by Plaintiff was not waived by any assignee or successor-in-interest.
- 28. The right to collect from Plaintiff other fees on the account was not waived by any assignee or successor-in-interest.
- 29. Plaintiff was never informed by anyone that the terms and conditions of the account were changed.
- 30. Pursuant to the terms and conditions of the account, interest continued to accrue on any balance unpaid.
- 31. Pursuant to the terms and conditions of the account, late fees continued to accrue on any payments due but not timely made by Plaintiff.
- 32. Pursuant to the terms and conditions of the account, other fees continued to accrue on the account.
- 33. Pursuant to the terms and conditions of the account, Santander and any assignee or successor-in-interest had the legal right to collect from Plaintiff interest on any balance carried on the account.
- 34. Pursuant to the terms and conditions of the account, Santander and any assignee or successor-in-interest had the legal right to collect from Plaintiff late fees on any payments due but not timely made by Plaintiff.
  - 35. Pursuant to the terms and conditions of the account, Santander and any assignee

or successor-in-interest had the legal right to collect from Plaintiff other fees on the account.

- 36. Pursuant to the terms and conditions of the account, the legal right of Santander and any assignee or successor-in-interest to collect from Plaintiff interest on any balance carried on the account is not waived by Santander or any assignee or successor-in-interest as a result of a failure by either Santander or any assignee or successor-in-interest at any point in time to attempt to collect from Plaintiff the aforementioned interest.
- 37. Pursuant to the terms and conditions of the account, the legal right of Santander and any assignee or successor-in-interest to collect from Plaintiff late fees on any payments due but not timely made by Plaintiff is not waived by Santander or any assignee or successor-in-interest as a result of a failure by either Santander or any assignee or successor-in-interest at any point in time to attempt to collect from Plaintiff the aforementioned late fees.
- 38. Pursuant to the terms and conditions of the account, the legal right of Santander and any assignee or successor-in-interest to collect from Plaintiff other fees on the account is not waived by Santander or any assignee or successor-in-interest as a result of a failure by either Santander or any assignee or successor-in-interest at any point in time to attempt to collect from Plaintiff the aforementioned other fees.
- 39. 15 U.S.C. § 1692e requires debt collectors, when they notify consumers of their account balance, to disclose that the balance may increase due to interest and fees.
  - 40. The Letter failed to disclose that the balance stated may increase due to interest.
  - 41. The Letter failed to disclose that the balance stated may increase due to late fees.
  - 42. The Letter failed to disclose that the balance stated may increase due to other fees.
  - 43. The Letter, because of the aforementioned failures, violates 15 U.S.C. § 1692e.

## SECOND COUNT Violation of 15 U.S.C. § 1692e

- 44. Plaintiff repeats and realleges the foregoing paragraphs as if fully restated herein.
- 45. Alternatively, even if Plaintiff's account was not subject to continued interest pursuant to the terms and conditions of the account which it was the account was subject to interest by operation of law.
- 46. Plaintiff's debt was incurred pursuant to a contract between Plaintiff and Santander.

- 47. N.Y.C.P.L.R. § 5001(a) provides that interest shall be recovered upon a sum awarded because of a breach a contract.
  - 48. An award of interest under § 5001 is mandatory.
- 49. N.Y.C.P.L.R. § 5001(b) provides that interest shall be computed from the earliest ascertainable date the cause of action existed.
- 50. Santander and any assignee or successor-in-interest possessed a guaranteed right to interest on the Debt from, at the latest, September 23, 2016.
  - 51. As such, the amount stated in the Letter was subject to the accrual of interest.
  - 52. The Letter failed to disclose that the amount stated may increase due to interest.
  - 53. The Letter, because of the aforementioned failure, violates 15 U.S.C. § 1692e.

# THIRD COUNT Violation of 15 U.S.C. § 1692g

- 54. Plaintiff repeats and realleges the foregoing paragraphs as if fully restated herein.
- 55. 15 U.S.C. § 1692g provides that within five days after the initial communication with a consumer in connection with the collection of any debt, a debt collector shall, unless the information is contained in the initial communication or the consumer has paid the debt, send the consumer a written notice containing certain enumerated information.
- 56. 15 U.S.C. § 1692g(a)(1) requires the written notice provide "the amount of the debt."
- 57. The written notice, to comply with 15 U.S.C. § 1692g(a)(1), must convey the amount of the debt clearly from the perspective of the least sophisticated consumer.
- 58. The written notice, to comply with 15 U.S.C. § 1692g(a)(1), must convey the amount of the debt accurately from the perspective of the least sophisticated consumer.
- 59. The written notice, to comply with 15 U.S.C. § 1692g(a)(1), must convey the amount of the debt without ambiguity from the perspective of the least sophisticated consumer.
- 60. The written notice, to comply with 15 U.S.C. § 1692g(a)(1), must state whether interest, late fees and/or other fees are accruing.
- 61. The written notice, to comply with 15 U.S.C. § 1692g(a)(1), must allow the least sophisticated consumer to determine the minimum amount he or she owes at the time of the notice.

- 62. The written notice, to comply with 15 U.S.C. § 1692g(a)(1), must allow the least sophisticated consumer to determine what he or she will need to pay to resolve the debt at any given moment in the future.
- 63. The written notice, to comply with 15 U.S.C. § 1692g(a)(1), must contain an explanation, understandable by the least sophisticated consumer, of any fees or interest that may cause the balance to increase at any time in the future.
- 64. The failure to include the foregoing information renders an otherwise accurate statement of the "amount of the debt" violative of 15 U.S.C. § 1692g(a)(1).
- 65. The Letter fails to indicate the minimum amount Plaintiff owed at the time of the Letter.
- 66. The Letter fails to provide information that would allow the least sophisticated consumer to determine the minimum amount he or she owes at the time of the Letter.
- 67. The Letter fails to provide information that would allow Plaintiff to determine what Plaintiff will need to pay to resolve the debt at any given moment in the future.
- 68. The Letter fails to provide information that would allow the least sophisticated consumer to determine what he or she will need to pay to resolve the debt at any given moment in the future.
- 69. The Letter fails to provide information that would allow the least sophisticated consumer to determine the amount of interest owed.
  - 70. For instance, the Letter fails to indicate the applicable interest rate.
  - 71. For instance, the Letter fails to indicate the date of accrual of interest.
- 72. For instance, the Letter fails to indicate the amount of interest during any measurable period.
- 73. The Letter fails to provide information that would allow the least sophisticated consumer to determine the amount of late fees owed.
  - 74. For instance, the Letter fails to indicate the amount of late fees.
  - 75. For instance, the Letter fails to indicate the date such fees will be added.
- 76. For instance, the Letter fails to indicate the amount of late fees during any measurable period.
- 77. The Letter fails to contain an explanation, understandable by the least sophisticated consumer, of any fees and interest that may cause the amount stated to increase.

- 78. The Letter fails to state whether interest, late fees and/or other fees are accruing.
- 79. The Letter fails to state what part of the amount stated is attributable to principal.
- 80. The Letter fails to state what part of the amount stated is attributable to interest.
- 81. The Letter fails to state what part of the amount stated is attributable to late fees.
- 82. The Letter fails to state what part of the amount stated is attributable to other fees.
- 83. The Letter, because of the aforementioned failures, would render the least sophisticated consumer unable to determine the minimum amount owed at the time of the Letter.
- 84. The Letter, because of the aforementioned failures, would render the least sophisticated consumer unable to determine what she will need to pay to resolve the debt at any given moment in the future.
- 85. The Letter, because of the aforementioned failures, would render the least sophisticated consumer unable to determine the amount of his or her debt.
- 86. The Letter, because of the aforementioned failures, would render the least sophisticated consumer unable to determine the amount of her debt because the consumer would not know whether interest and fees would continue to accrue, or whether the amount of the debt was static.
- 87. The Letter, because of the aforementioned failures, did not convey "the amount of the debt" clearly from the perspective of the least sophisticated consumer.
- 88. The Letter, because of the aforementioned failures, did not convey "the amount of the debt" accurately from the perspective of the least sophisticated consumer.
- 89. The Letter, because of the aforementioned failures, did not convey "the amount of the debt" without ambiguity from the perspective of the least sophisticated consumer.
- 90. The Letter, because of the aforementioned failures, renders the statement of the amount of the debt, even if otherwise accurate, violative of 15 U.S.C. § 1692g(a)(1).
- 91. The Letter, because of the aforementioned failures, did not adequately set forth "the amount of the debt" as required by 15 U.S.C. § 1692g.
  - 92. The Letter, because of the aforementioned failures, violates 15 U.S.C. § 1692g.

# FOURTH COUNT Violation of 15 U.S.C. § 1692e

93. Plaintiff repeats and realleges the foregoing paragraphs as if fully restated herein.

- 94. As previously set forth, the Letter sets forth: "Balance: \$7,393.92 as of 09-23-2016."
- 95. As previously set forth, Plaintiff was always charged interest on any balance carried on the account.
- 96. As previously set forth, Plaintiff was always charged late fees on any payments due but not timely made by Plaintiff.
- 97. As previously set forth, Plaintiff was never informed by anyone that the terms and conditions of the account were changed.
- 98. The Letter fails to disclose whether the amount stated may increase due to additional interest.
- 99. The Letter fails to disclose whether the amount stated may increase due to additional late fees.
- 100. The Letter fails to indicate whether the creditor will accept payment of the amount stated in full satisfaction of the debt if payment is made by a specified date.
- 101. A collection letter violates 15 U.S.C. § 1692e if it can reasonably be read by the least sophisticated consumer to have two or more meanings, one of which is inaccurate.
- 102. The Letter, because of the aforementioned failures, and because interest and late fees were always charged on the account and Plaintiff was never informed by anyone that interest and late fees would no longer be applied, and especially because of the use of the phrase "as of 09-23-2016," can reasonably be read by the least sophisticated consumer to mean that interest was still accruing.
- 103. The Letter, because of the aforementioned failures, and because interest and late fees were always charged on the account and Plaintiff was never informed by anyone that interest and late fees would no longer be applied, and especially because of the use of the phrase "as of 09-23-2016," can reasonably be read by the least sophisticated consumer to mean that late fees were still accruing.
- 104. The Letter could also reasonably be read by the least sophisticated consumer to mean that interest was no longer accruing.
- 105. The Letter could also reasonably be read by the least sophisticated consumer to mean that late fees were no longer accruing.
  - 106. The Letter could reasonably be read by the least sophisticated consumer to mean

that the debt could be satisfied in full by payment of the amount stated.

- 107. The Letter could reasonably be read by the least sophisticated consumer to mean that the debt could be satisfied in full by payment of the amount stated at any time after receipt of the Letter.
- 108. The Letter could also reasonably be read by the least sophisticated consumer to mean that the amount stated was accurate only on the date of the Letter because of the continued accumulation of interest and/or late fees.
- 109. Because the Letter can reasonably be read by the least sophisticated consumer to have two or more meanings, one of which is inaccurate, as described, it is deceptive under 15 U.S.C. § 1692e.
  - 110. For these reasons, Defendant violated 15 U.S.C. § 1692e.

#### **CLASS ALLEGATIONS**

- 111. Plaintiff brings this action individually and as a class action on behalf of all persons similarly situated in the State of New York from whom Defendant attempted to collect a consumer debt using a collection letter materially identical to the one used herein, from one year before the date of this Complaint to the present.
- 112. This action seeks a finding that Defendant's conduct violates the FDCPA, and asks that the Court award damages as authorized by 15 U.S.C. § 1692k.
  - 113. Defendant regularly engages in debt collection.
- 114. The Class consists of more than 35 persons from whom Defendant attempted to collect delinquent consumer debts using a collection letter materially identical to the one used herein.
- 115. Plaintiff's claims are typical of the claims of the Class. Common questions of law or fact raised by this class action complaint affect all members of the Class and predominate over any individual issues. Common relief is therefore sought on behalf of all members of the Class. This class action is superior to other available methods for the fair and efficient adjudication of this controversy.
- 116. The prosecution of separate actions by individual members of the Class would create a risk of inconsistent or varying adjudications with respect to the individual members of the Class, and a risk that any adjudications with respect to individual members of the Class

would, as a practical matter, either be dispositive of the interests of other members of the Class not party to the adjudication, or substantially impair or impede their ability to protect their interests. Defendant has acted in a manner applicable to the Class as a whole such that declaratory relief is warranted.

117. Plaintiff will fairly and adequately protect and represent the interests of the Class. The management of the class action proposed is not extraordinarily difficult, and the factual and legal issues raised by this class action complaint will not require extended contact with the members of the Class, because Defendant's conduct was perpetrated on all members of the Class and will be established by common proof. Moreover, Plaintiff has retained counsel experienced in actions brought under consumer protection laws.

#### **JURY DEMAND**

118. Plaintiff hereby demands a trial of this action by jury.

#### PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully requests judgment as follows:

- a. Certify this action as a class action; and
- b. Appoint Plaintiff as Class Representative of the Class, and Plaintiff's attorneys as Class Counsel; and
- c. Find that Defendant's actions violate the FDCPA; and
- d. Grant damages against Defendant pursuant to 15 U.S.C. § 1692k; and
- e. Grant Plaintiff's attorneys' fees pursuant to 15 U.S.C. § 1692k; and
- f. Grant Plaintiff's costs; together with
- g. Such other relief that the Court determines is just and proper.

DATED: September 18, 2017

# **BARSHAY SANDERS, PLLC**

By: <u>/s/ Craig B. Sanders</u>
Craig B. Sanders, Esq.
100 Garden City Plaza, Suite 500

100 Garden City Plaza, Suite 500 Garden City, New York 11530

Tel: (516) 203-7600 Fax: (516) 706-5055

csanders@barshaysanders.com

Attorneys for Plaintiff Our File No.: 113631 For Payment and Correspondence: 1-NCB Management Services Inc. PO Box 1099 Langhorne, PA 19047

349

01DFAPUR

Name: Terrell M Watson			
Original Creditor : Santander Consumer USA Inc.			
Acct#:			
Current Creditor: NCB Management Services, Inc.			
NCB File#: 6600			
Balance: \$7,393.92 as of 09-23-2016			
Amount Of Payment Enclosed \$			
Complete the form on the reverse side to set up electronic payment(s)			

ACCOUNT INFORMATION

Terrell M Watson PO Box 405 Bellport, NY 11713-0405

NCB Management Services, Inc. PO Box 1099 Langhorne, PA 19047

Please mail payment and the top portion in the enclosed self-addressed envelope to ensure proper credit.

## To make your payment online, please visit us at www.ncbi.com.



Date: 09-23-2016

Original Creditor: Santander Consumer USA Inc.

Acct#: 1000

Current Creditor: NCB Management Services, Inc.

NCB File#: 6600

Balance: \$7,393.92 as of 09-23-2016

## **New Information On Your Account**

Re:

VIN:

3143

Vehicle: 2012 BLUE NISSAN ALTIMA-4 CYL

Dear Terrell M Watson,

Your Santander Consumer USA Inc. account has been purchased by our company, NCB Management Services, Inc. Now that we cwn and service your account, you may be eligible for payment options that weren't available before.

Please give us a call at 800-828-1110 to discuss your options with our courteous and professional representatives. We have experience helping others in similar situations. If you wish to make a payment by mail, please use the enclosed self-addressed envelope and put your file number in the memo portion of your check to ensure proper credit to your account. You may also make a payment by logging on to our website at www.ncbi.com.

Sincerely,

NCB Management Services, Inc. 800-828-1110 (Toll Free)

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 after 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, if any, and mall you a copy of such judgment or verification. If you request 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. This communication is from a debt collector. The purpose of this letter is to collect a debt. Any information obtained will be used for that purpose.

Please see reverse side for important information.

Hours: Mon-Thur (9AM-9PM) Fri (9AM-6PM) Sat (9AM-1PM) Eastern Time

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Payment Amount: Lesser of Outstand	ding Balance or \$
Payment Dates: (circle one) Weekly/	Monthly, Beginning Date:
Bank Name:	Account No.:
Routing No. (this is the 9-digit number your check or deposit slip):	er typically located next to account number on the bottom of
Account type: Checking Savin	
Name(s) (please print):	
Signature(s):	Date:

For New York State Residents:

Debt collectors, in accordance with the Fair Debt Collection Practices Act, 15 U.S.C. § 1692 et seq., are prohibited from engaging in abusive, deceptive, and unfair debt collection efforts, including but not limited to: (i) the use or threat of violence; (ii) the use of obscene or profane language; and (iii) repeated phone calls made with the intent to annoy, abuse, or harass. If a creditor or debt collector receives a money judgment against you in court, state and federal laws may prevent the following types of income from being taken to pay the debt: 1. Supplemental security income, (SSI); 2. Social security; 3. Public assistance (welfare); 4. Spousal support, maintenance (alimony) or child support; 5. Unemployment benefits; 6. Disability benefits; 7. Workers' compensation benefits; 8. Public or private pensions; 9. Veterans' benefits; 10. Federal student loans, federal student grants, and federal work study funds; and 11. Ninety percent of your wages or salary earned in the last sixty days.

#### **ELECTRONIC PAYMENT AUTHORIZATION**

You may arrange by phone or by mail to repay your debt over a period of time by authorizing us to initiate a series of electronic payments ("Payments") from a deposit account of yours that you identify (the "Account"). YOU ARE NOT REQUIRED TO ARRANGE FOR OR AUTHORIZE ANY PAYMENTS OF THIS TYPE.

Payment Authorization by Phone. By (1) calling NCB Management Services, Inc. at the toll free number listed on the front of this letter or taking a call from us; (2) specifying the amounts and dates of Payments you would like to make; (3) identifying your Account; and (4) electronically signing this Authorization, you authorize us to initiate Payments from your Account in the amounts and on or after the dates that you specify, until your debt is paid in full.

Payment Authorization by Mail. By completing, detaching and returning this Authorization, you authorize us to initiate Payments from your Account identified above in the amounts and on or after the dates that you specify, until your debt is paid in full.

Correcting Erroneous Payments; Unsuccessful Payments. In the event that we make an error in processing a Payment, you authorize us to initiate a Payment to correct the error. You also authorize us to resubmit any unsuccessful Payment.

Right to Cancel. You may cancel this Authorization by calling us toll free at the listing on the front of this letter at least three business days before you wish the cancellation to be effective.

JS 44 (Rev. 07/16) Case 2:17-cv-05494 Degument 10 Files 19/19/17 Page 1 of 2 PageID #: 14

The JS 44 civil cover sheet and provided by local rules of court. purpose of initiating the civil do	. This form, approved by th	ne Judicial Conference of the	he Unite	d States in Septembe	vice er 19'	74, is required	of other papers a l for the use of t	as required by la he Clerk of Cou	w, exce	ept as ie
I. (a) PLAINTIFFS				DEFENDANTS						
TERREL M. WATSON				NCB MANAGEMENT SERVICES INC						
(b) County of Residence of First Listed Plaintiff  (EXCEPT IN U.S. PLAINTIFF CASES)			County of Residence of First Listed Defendant  (IN U.S. PLAINTIFF CASES ONLY)  NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.							
(c) Attorneys (Firm Name, A BARSHAY SAND	•			Attorneys (If Know						
(516) 203-7600	iaza, Sie 300, Garden Ci	пу, № 1 11330								
II. BASIS OF JURISDI	CTION (Place an "X" in C	One Box Only)	II. CI	FIZENSHIP OF	PR	RINCIPAL	PARTIES (	Place an "X" in O	ne Box fo	or Plaintiff
O 1 U.S. Government Plaintiff	• 3 Federal Question (U.S. Government)	Not a Party)		n of This State	<b>PTI</b> 0 1		ncorporated <i>or</i> Pri of Business In T		x for Defen PIF O 4	DEF
O 2 U.S. Government Defendant	O 4 Diversity (Indicate Citizenshi	ip of Parties in Item III)	Citize	n of Another State	O 2	2 O 2 I	ncorporated and P of Business In A	•	O 5	O 5
NAME OF STREET				n or Subject of a reign Country	O 3	3 0 3 1	Foreign Nation		0 6	O 6
IV. NATURE OF SUIT		DRTS	FO	RFEITURE/PENALT	ſΥ	BANKI	RUPTCY	OTHER S	STATUT	TES
O 110 Insurance O 120 Marine O 130 Miller Act O 140 Negotiable Instrument O 150 Recovery of Overpayment & Enforcement of Judgment O 151 Medicare Act O 152 Recovery of Defaulted Student Loans (Excludes Veterans) O 153 Recovery of Overpayment of Veteran's Benefits O 160 Stockholders' Suits O 190 Other Contract O 195 Contract Product Liability O 196 Franchise  REAL PROPERTY O 210 Land Condemnation O 220 Foreclosure O 230 Rent Lease & Ejectment O 240 Torts to Land O 245 Tort Product Liability O 290 All Other Real Property	PERSONAL INJURY O 310 Airplane O 315 Airplane Product Liability	PERSONAL INJURY O 365 Personal Injury - Product Liability O 367 Health Care/ Pharmaceutical Personal Injury Product Liability O 368 Asbestos Personal Injury Product Liability PERSONAL PROPERT O 370 Other Fraud O 371 Truth in Lending O 380 Other Personal Property Damage O 385 Property Damage Product Liability  PRISONER PETITIONS Habeas Corpus: O 463 Alien Detainee O 510 Motions to Vacate Sentence O 530 General O 535 Death Penalty Other: O 540 Mandamus & Other O 550 Civil Rights O 555 Prison Condition O 560 Civil Detainee Conditions of Confinement	O 625 O 690 O 710 O 720 O 740 O 751 O 790 O 791	Drug Related Seizure of Property 21 USC 881	of	O 422 Appeal 2 O 423 Withdra 28 USC  PROPERT O 820 Copyrig O 830 Patent O 840 Tradema  SOCIAL S O 861 HIA (13) O 862 Black Lt O 863 DIWC/L O 864 SSID Ti O 865 RSI (40)	28 USC 158 wal 157 Y RIGHTS hts ark ECURITY 95ff) ung (923) DIWW (405(g)) tle XVI 5(g))  TAX SUITS J.S. Plaintiff ndant) nird Party	O 375 False CI O 400 State Re O 410 Antitrus O 430 Banks at O 450 Comme O 460 Deporta O 470 Racketed Corrupt	aims Actapportion to the apportion of the amount of the act of the	t tonment ng need and ations codities/ Actions s Hatters mation rocedure the pepal of n
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VI. CAUSE OF ACTIO	Brief description of car	15 USC §1692 Fa		Collection Practices	Act					
VII. REQUESTED IN COMPLAINT:	UNDER RULE 2	S A CLASS ACTION 3, F.R.Cv.P.	DE	EMAND \$			HECK YES only Y DEMAND:	y if demanded in  Yes	_	
VIII. RELATED CASE IF ANY	Z(S)	(See Instructions) JUDGE				DOCKE	ET NUMBER			
DATE		SIGNATURE OF ATTO			a					
September 18, 2017 FOR OFFICE USE ONLY			/s C	raig B. Sander	S					
	10UNT	APPLYING IFP		JUDG	E		MAG. JUI	OGE		

## 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.

	ig B. Sanders, counsel for <u>Plaintiff</u> , do hereby certify that the above captioned civil action is le for compulsory arbitration for the following reason(s):
	monetary damages sought are in excess of \$150,000, exclusive of interest and costs,
	the complaint seeks injunctive relief,
	the matter is otherwise ineligible for the following reason
	DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1
	Identify any parent corporation and any publicly held corporation that owns 10% or more or its stocks:
	DELATED CACE CTATEMENT (Cooking VIII) on the Event of this Forms)
	RELATED CASE STATEMENT (Section VIII on the Front of this Form)
provides because t the same the civil of to the pov	that "A civil case is "related" to another civil case for purposes of this guideline when, because of the similarity of facts and legal issues or he cases arise from the same transactions or events, a substantial saving of judicial resources is likely to result from assigning both cases to judge and magistrate judge." Rule 50.3.1 (b) provides that "A civil case shall not be deemed "related" to another civil case merely because case: (A) involves identical legal issues, or (B) involves the same parties." Rule 50.3.1 (c) further provides that "Presumptively, and subject wer of a judge to determine otherwise pursuant to paragraph (d), civil cases shall not be deemed to be "related" unless both cases are still perfore the court."
	NY-E DIVISION OF BUSINESS RULE 50.1(d)(2)
	Is the civil action being filed in the Eastern District removed from a New York State Court located in Nassau or Suffolk County: NO
2.	If you answered "no" above: a) Did the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in Nassau or Suffolk County?YES
	b) Did the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in the Eastern District? YES
Suffolk (	nswer to question 2 (b) is "No," does the defendant (or a majority of the defendants, if there is more than one) reside in Nassau or County, or, in an interpleader action, does the claimant (or a majority of the claimants, if there is more than one) reside in Nassau lk County?
	(Note: A corporation shall be considered a resident of the County in which it has the most significant contacts).
	BAR ADMISSION
I am cur	rently admitted in the Eastern District of New York and currently a member in good standing of the bar of this court.  Yes  No
Are you	currently the subject of any disciplinary action (s) in this or any other state or federal court?  Yes (If yes, please explain)  No
I certify	the accuracy of all information provided above.

Signature: <u>/s Craig B. Sanders</u>

#### UNITED STATES DISTRICT COURT

for the

#### EASTERN DISTRICT OF NEW YORK

Terrel M. Watson, individually and on behalf of others similarly situated	f all )
Plaintiff(s)	) Civil Action No.
v.	) CIVII ACTION NO.
NCB Management Services Inc	, )
Defendant(s)	)
SUMMONS	S IN A CIVIL ACTION
To: (Defendant's name and address)	
NCD Management Convices Inc	

To: (Defendant's name and address)

NCB Management Services Inc
One Allied Drive
Trevose, Pennsylvania 19053

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:

BARSHAY SANDERS PLLC 100 GARDEN CITY PLAZA, SUITE 500 GARDEN CITY, NY 11530

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:	Signature of Clerk or Deputy Clerk

# **ClassAction.org**

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Allegedly Undisclosed Interest at Heart of Lawsuit Against NCB Management Services</u>