Attempting to Collect Funds Not Legally Entitled to Collect

Plaintiff vs. Credit Protection Association, L.P. and Bright House Networks, LLC

Case No.: 8:08-CV-2010-T26-TGW

Saxon Gilmore has filed a case in the United States District Court, Middle District of Florida, Tampa Division on behalf of the plaintiff concerning an alleged debt attempted to be collected by Credit Protection Association, L.P. on behalf of Bright House Networks, LLC for cable TV services.

The complaint in the above-styled case alleged violations of the 15 U.S.C. § 1692 et seq., the Fair Debt Collection Practices Act (the "FDCPA"), Florida Statutes §559.55 et seq., the Florida Consumer Collection Practices Act (the "FCCPA"). The plaintiff alleged her debt was not owed and the defendants were on notice she was represented by counsel. They continued to demand payment for the debt owed. The defendants continued to send written demands to her when they should have directed correspondence to her counsel.

The matter is still pending.

Plaintiff vs. Springwood Atlanta, Inc. and Dr. Robert P.Albergo, M.D.

Case No.: 8:08-CV-2017-T30-MAP

Saxon Gilmore filed a case in the United States District Court, Middle District of Florida, Tampa Division on behalf of the plaintiff concerning an alleged debt attempted to be collected by Springwood Atlanta, Inc. on behalf of Dr. Robert P. Albergo, M.D. for medical bills.

The complaint in the above-styled case alleged violations of the 15 U.S.C. § 1692 et seq., the Fair Debt Collection Practices Act (the "FDCPA"), Florida Statutes § 559.55 et seq., the Florida Consumer Collection Practices Act (the "FCCPA"). The plaintiff alleged the collector and creditor violated the FDCPA and FCCPA when they failed to give the proper debt validation notice.

The matter is still pending.