



AlaFile E-Notice

01-CV-2003-006630.00

Judge: PAT BALLARD

To: SOMERVILLE JOHN QUINCEY
jqs@somervillellc.com

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

JOHN LAURIELLO VS CAREMARK RX INC ET AL
01-CV-2003-006630.00

The following matter was FILED on 4/24/2015 11:28:37 AM

D004 AIG TECHNICAL SERVICES INC

D002 AMERICAN INTERNATIONAL GROUP INC

D005 AMERICAN INTERNATIONAL SPECIALTY

JOINT MOTION FOR APPROVAL OF CLASS NOTICE

[Filer: KING MARK CHRISTIAN]

Notice Date: 4/24/2015 11:28:37 AM

ANNE-MARIE ADAMS
CIRCUIT COURT CLERK
JEFFERSON COUNTY, ALABAMA
JEFFERSON COUNTY, ALABAMA
716 N. RICHARD ARRINGTON BLVD.
BIRMINGHAM, AL 35203

205-325-5355
anne-marie.adams@alacourt.gov



ELECTRONICALLY FILED
 4/24/2015 11:28 AM
 01-CV-2003-006630.00
 CIRCUIT COURT OF
 JEFFERSON COUNTY, ALABAMA
 ANNE-MARIE ADAMS, CLERK

STATE OF ALABAMA

Unified Judicial System

Revised 3/5/08

Case

01-JEFFERSON

District Court Circuit Court

CV20

JOHN LAURIELLO VS CAREMARK RX INC ET AL

CIVIL MOTION COVER SHEET

Name of Filing Party: D002 - AMERICAN INTERNATIONAL GROUP INC
 D004 - AIG TECHNICAL SERVICES INC

Name, Address, and Telephone No. of Attorney or Party. If Not Represented.

Oral Arguments Requested

Mark Christian King
 400 North 20th Street
 Birmingham, AL 35203
 Attorney Bar No.: KIN017

TYPE OF MOTION

Motions Requiring Fee	Motions Not Requiring Fee
<input type="checkbox"/> Default Judgment (\$50.00) Joinder in Other Party's Dispositive Motion (i.e. Summary Judgment, Judgment on the Pleadings, or other Dispositive Motion not pursuant to Rule 12(b)) (\$50.00) <input type="checkbox"/> Judgment on the Pleadings (\$50.00) <input type="checkbox"/> Motion to Dismiss, or in the Alternative Summary Judgment(\$50.00) Renewed Dispositive Motion(Summary Judgment, Judgment on the Pleadings, or other Dispositive Motion not pursuant to Rule 12(b)) (\$50.00) <input type="checkbox"/> Summary Judgment pursuant to Rule 56(\$50.00) <input type="checkbox"/> Motion to Intervene (\$297.00) <input type="checkbox"/> Other _____ pursuant to Rule _____ (\$50.00) *Motion fees are enumerated in §12-19-71(a). Fees pursuant to Local Act are not included. Please contact the Clerk of the Court regarding applicable local fees. <input type="checkbox"/> Local Court Costs \$ 0.00	<input type="checkbox"/> Add Party <input type="checkbox"/> Amend <input type="checkbox"/> Change of Venue/Transfer <input type="checkbox"/> Compel <input type="checkbox"/> Consolidation <input type="checkbox"/> Continue <input type="checkbox"/> Deposition <input type="checkbox"/> Designate a Mediator <input type="checkbox"/> Judgment as a Matter of Law (during Trial) <input type="checkbox"/> Disburse Funds <input type="checkbox"/> Extension of Time <input type="checkbox"/> In Limine <input type="checkbox"/> Joinder <input type="checkbox"/> More Definite Statement <input type="checkbox"/> Motion to Dismiss pursuant to Rule 12(b) <input type="checkbox"/> New Trial <input type="checkbox"/> Objection of Exemptions Claimed <input type="checkbox"/> Pendente Lite <input type="checkbox"/> Plaintiff's Motion to Dismiss <input type="checkbox"/> Preliminary Injunction <input type="checkbox"/> Protective Order <input type="checkbox"/> Quash <input type="checkbox"/> Release from Stay of Execution <input type="checkbox"/> Sanctions <input type="checkbox"/> Sever <input type="checkbox"/> Special Practice in Alabama <input type="checkbox"/> Stay <input type="checkbox"/> Strike <input type="checkbox"/> Supplement to Pending Motion <input type="checkbox"/> Vacate or Modify <input type="checkbox"/> Withdraw <input checked="" type="checkbox"/> Other <u>Joint Motion for Approval of Class Notice</u> pursuant to Rule <u>Court Order</u> (Subject to Filing Fee)

Check here if you have filed or are filing contemporaneously with this motion an Affidavit of Substantial Hardship or if you are filing on behalf of an agency or department of the State, county, or municipal government. (Pursuant to §6-5-1 Code of Alabama (1975), governmental entities are exempt from prepayment of filing fees)

Date:
 4/24/2015 11:17:27 AM

Signature of Attorney or Party:
 /s/ Mark Christian King

*This Cover Sheet must be completed and submitted to the Clerk of Court upon the filing of any motion. Each motion should contain a separate Cover Sheet.
 **Motions titled 'Motion to Dismiss' that are not pursuant to Rule 12(b) and are in fact Motions for Summary Judgments are subject to filing fee.

ELECTRONICALLY FILED
4/24/2015 11:28 AM
01-CV-2003-006630.00
CIRCUIT COURT OF
JEFFERSON COUNTY, ALABAMA
ANNE-MARIE ADAMS, CLERK



IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

JOHN LAURIELLO, individually; and)
SAM JOHNSON, and CITY OF)
BIRMINGHAM RETIREMENT)
AND RELIEF SYSTEM, for themselves,)
individually, and on behalf of a class of all)
others who are similarly situated,)

Plaintiffs,)

v.)

CIVIL ACTION NO 03-6630

CVS HEALTH; AMERICAN)
INTERNATIONALGROUP, INC.)
NATIONAL UNION FIRE)
INSURANCE COMPANY OF PITTSBURGH,)
PA.; AIG TECHNICAL SERVICES, INC.;)
and AMERICAN INTERNATIONAL)
SPECIALTY LINES INSURANCE)
COMPANY,)

Defendants.)

VIRGINIA GREENE HOFFMAN)

Intervenor.)

JOINT MOTION FOR APPROVAL OF CLASS NOTICE

As required by this Court's order of April 17, 2015, the Parties have conferred in good faith and agreed on the wording of the Notices and the Notice Plan to be sent to the class in this action. The Parties therefore jointly move for this Court to approve both the Proposed Notice, attached to this Motion as Exhibits A and B, and the Proposed Notice Plan in Plaintiffs' Motion for Court Approval on April 14, 2015. Defendants have notified Plaintiffs that they expect

notice administrator Gilardi, who handled the administration of the 1999 settlement, to be a potential witness.

Dated this the 24th Day of April, 2015.

Respectfully Submitted,

s/ Scott A. Powell
One of the Attorneys for Plaintiffs

OF COUNSEL:

John W. Haley
Scott A. Powell
Hare Wynn Newell & Newton
2025 3rd Avenue North, Suite 800
Birmingham, Alabama 35203

J. Timothy Francis
James L. North & Associates
700 Title Building
300 21st Street North
Birmingham, Alabama 35203

John Q. Somerville
Somerville, LLC
420 North 20th Street, Suite 2550
Birmingham, Alabama 35203

s/ M. Christian King
One of the Attorneys for AIG Defendants

OF COUNSEL:

M. Christian King (KIN017)
Mary M. Drake (DRA024)
Lightfoot, Franklin & White, L.L.C.
The Clark Building
400 North 20th Street
Birmingham, Alabama 35203
(205) 581-0700

Edward P. Krugman
Joel Kurtzberg
Cahill Gordon & Reindel LLP
80 Pine Street
New York, New York 10005
(212) 701-3000

s/ Joel M. Kuehnert
One of the Attorneys for Caremark

OF COUNSEL:
David G. Hymer
Joel M. Kuehnert
John Mark Goodman
BRADLEY ARANT BOULT CUMMINGS LLP
One Federal Place
1819 Fifth Avenue North
Birmingham, Alabama 35203

Robert Thornton
Philip E. Holladay, Jr.
Jon Chally
KING & SPALDING, LLP
1180 Peachtree Street, NE
Atlanta, GA 30309-3521

EXHIBIT A

PROPOSED TEXT FOR POSTCARD NOTICE

AIG-CVS Class Action
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box. 8040
San Rafael, CA 94912-8040

LEGAL NOTICE

John Lauriello et al., Plaintiffs,
vs.
CVS Health et al., Defendants.

If you bought MedPartners, Inc., a common stock between October 30, 1996, and January 7, 1998, you may be a member of a certified class.

Case Background

This Action, which was initially filed on October 22, 2003, arises out of the settlement of a nationwide class action styled *Griffin v. MedPartners, Inc., et al.* (Jefferson County, Alabama, Circuit Court, CV-98-00297, etc.). The *Griffin* case consolidated more than 20 securities and derivative lawsuits (collectively the “1998 MedPartners Securities Litigation”) alleging that MedPartners had made a series of false and misleading statements concerning a planned merger between MedPartners and PhyCor Inc. and concerning MedPartners’ overall financial condition. In 1999, a court approved the settlement of the 1998 MedPartners Securities Litigation for \$56 Million.

What Is This Case About?

Plaintiffs here allege that during the course of the 1998 MedPartners Securities Litigation, they were told that liability insurance coverage was limited. Effective September 30, 1998, American International Specialty Lines Insurance Company (“AISLIC”) issued to MedPartners the “AISLIC Policy” — the excess insurance policy that is at issue in this Action. The AISLIC Policy provided additional liability insurance coverage for the 1998 MedPartners Securities Litigation. In this current certified class action, Plaintiffs’ Complaint alleges two counts: (1) that Defendants misrepresented the amount of insurance available to settle the 1998 MedPartners Securities Litigation; and (2) that Defendants suppressed information concerning the AISLIC Policy. Defendants deny Plaintiffs’ allegations and have raised a number of affirmative defenses. The Court has not ruled on the merits of Plaintiffs’ claims or Defendants’ defenses.

Who Is Included?

The Class is defined as, “All Persons who (i) purchased MedPartners, Inc. (“MedPartners”) common stock (including, but not limited to, through open market transactions, mergers or acquisitions in which MedPartners issued common stock, acquisition through the company’s employee stock purchase plan (‘ESPP’), and any other type of transaction in which a person acquired one or more shares of MedPartners stock in return for consideration) during the period from October 30, 1996 through January 7, 1998, inclusive (MedPartners employees who

purchased shares through the ESPP in January 1998 being deemed to have purchased their shares on December 31, 1997); (ii) purchased call option contracts on MedPartners common stock during the period October 30, 1996, through January 7, 1998, inclusive; (iii) sold put option contracts on MedPartners common stock during the period October 30, 1996, through January 7, 1998, inclusive; (iv) purchased MedPartners threshold appreciation price securities ('TAPS') in the September 15, 1997, offering or thereafter through January 7, 1998; or (v) tendered shares of Talbert Medical Management Holdings Corporation to MedPartners between August 20, 1997, and September 19, 1997 ('the Settlement Class'); excluding all those members who opted out of the 1999 Class Settlement."

What Are Your Options?

If you believe that you may be a member of the Class (see above "Who is Included?"), more detailed information about this Action and its potential effect on you and your rights is available online at AIG-CVSClassAction.com or by calling toll-free to 1-888-564-1149. If you are a member of the Class and you want to exclude yourself from the Class and keep your right to sue the Defendants, you must take further action before June 30, 2015. By that date, you must request exclusion in writing to this address: AIG-CVS Class Action Claims Administrator, c/o Gilardi & Co. LLC, P.O. Box. 8040, San Rafael, CA 94912-8040. Please do not telephone or address inquiries to the Court. If you choose to be excluded from the Class, you will not be bound by any judgment in this Action, nor will you be eligible to share in any recovery that might be obtained in this Action.

EXHIBIT B

PROPOSED TEXT FOR INTERNET WEBSITE

Welcome to the AIG-CVS Class Action Website

This Website has been established to provide general information for the AIG-CVS Class Action Litigation.

NOTICE OF PENDENCY OF CLASS ACTION

A court has authorized this notice. This is not a solicitation from a lawyer.

**PLEASE READ THIS NOTICE CAREFULLY AND IN ITS ENTIRETY.
YOUR RIGHTS WILL BE AFFECTED BY THIS CLASS ACTION LAWSUIT.**

To: The Class is defined as: “All Persons who (i) purchased MedPartners, Inc. (‘MedPartners’) common stock [including, but not limited to, through open-market transactions, mergers or acquisitions in which MedPartners issued common stock, acquisition through the Company’s Employee Stock Purchase Plan (‘ESPP’), and any other type of transaction in which a person acquired one or more shares of MedPartners stock in return for consideration] during the period from October 30, 1996, through January 7, 1998, inclusive (MedPartners employees who purchased shares through the ESPP in January 1998 being deemed to have purchased their shares on December 31, 1997); (ii) purchased call option contracts on MedPartners common stock during the period October 30, 1996, through January 7, 1998, inclusive; (iii) sold put option contracts on MedPartners common stock during the period October 30, 1996, through January 7, 1998, inclusive; or (iv) purchased MedPartners Threshold Appreciation Price Securities (‘TAPS’) in the September 15, 1997, offering or thereafter through January 7, 1998; or (v) tendered shares of Talbert Medical Management Holdings Corporation to MedPartners between August 20, 1997, and September 19, 1997 (‘The Settlement Class’); excluding all those members who opted out of the 1999 Class Settlement.”

The purpose of this Notice is to inform you of a class action lawsuit that is now pending in the Circuit Court for Jefferson County, Alabama (the “Court”), case number CV-2003-006630, styled as *John Lauriello, individually; and Sam Johnson and City of Birmingham Retirement and Relief System, for themselves, individually, and on behalf of a Class of all others who are similarly situated, Plaintiffs, v. CVS Health; American International Group, Inc.; National Union Fire Insurance Company of Pittsburgh, Pa.; AIG Technical Services, Inc.; and American International Specialty Lines Insurance Company, Defendants, And, Virginia Greene Hoffman, Intervenor* (the “Class Action”). This Notice is intended only to advise you of the pendency of this Class Action and your rights with respect to the Class Action.

YOU ARE HEREBY NOTIFIED, pursuant to Rule 23 of the Alabama Rules of Civil Procedure and an Order of the Court, of the pendency of this case as a certified Class Action. If you do not meet the Class definition, this Notice does not apply to you. If you are uncertain whether you are a member of the Class, contact Class Counsel listed below, or consult your own attorney. This Notice is not an admission by Defendants or an expression of any opinion of the Court concerning the merits of the Class Action or a finding by the Court that the claims asserted by Plaintiffs in this case are valid. Defendants have denied Plaintiffs’ claims and maintain that they are not liable for the injury alleged by Plaintiffs. The Class definition may be subject to change by the Court, pursuant to Rule 23.

THE CLASS

The Circuit Court of Jefferson County, Alabama, has entered an order certifying this case to proceed as a class action on behalf of a Class of purchasers of MedPartners common stock and certain other securities. That certification order has been affirmed by the Supreme Court of Alabama.

A class action is a type of lawsuit in which one or several individuals or entities prosecute claims on behalf of all members of a group of similarly-situated persons and entities in an effort to obtain monetary damages or other relief for the benefit of the entire group, known as a class. Class actions avoid the necessity of each member of a class having to file a separate lawsuit to obtain relief. Class actions are used to decide legal and factual issues that are common to all members of a class.

In this case, the Class includes:

All Persons who:

(i) purchased MedPartners, Inc. ('MedPartners') common stock [including, but not limited to, through open-market transactions, mergers or acquisitions in which MedPartners issued common stock, acquisition through the Company's Employee Stock Purchase Plan ('ESPP'), and any other type of transaction in which a person acquired one or more shares of MedPartners stock in return for consideration] during the period from October 30, 1996, through January 7, 1998, inclusive (MedPartners employees who purchased shares through the ESPP in January 1998 being deemed to have purchased their shares on December 31, 1997);

(ii) purchased call option contracts on MedPartners common stock during the period October 30, 1996, through January 7, 1998, inclusive;

(iii) sold put option contracts on MedPartners common stock during the period October 30, 1996, through January 7, 1998, inclusive; or

(iv) purchased MedPartners Threshold Appreciation Price Securities ('TAPS') in the September 15, 1997, offering or thereafter through January 7, 1998; or

(v) tendered shares of Talbert Medical Management Holdings Corporation to MedPartners between August 20, 1997, and September 19, 1997 ('The Settlement Class').

Notwithstanding inclusion in one of the categories (i)-(v) above, all Persons who opted out of the 1999 Class Settlement are excluded from the Class.

DESCRIPTION AND STATUS OF THIS ACTION

This presently-pending Class Action, which was initially filed in October 2003, arises out of the settlement in 1999 of a nationwide class action styled *Griffin v. MedPartners, Inc.* (Jefferson County, Alabama, Circuit Court, Nos. CV-98-00297, etc.). The *Griffin* case

consolidated more than 20 securities and derivative lawsuits (collectively referred to as the “1998 MedPartners Securities Litigation”) that alleged that MedPartners had made a series of false and misleading statements concerning a planned merger between MedPartners and PhyCor Inc., and concerning MedPartners’ overall financial condition. In 1999, a court approved a settlement in the amount of \$56 million to settle the 1998 MedPartners Securities Litigation.

In this present Class Action, Plaintiffs allege that, during the course of the 1998 MedPartners Securities Litigation, the 1998 Plaintiffs were told that liability insurance coverage was limited. Effective September 30, 1998, American International Specialty Lines Insurance Company (“AISLIC”) issued to MedPartners the “AISLIC Policy”— the excess insurance policy that is at issue in this present Class Action. The AISLIC Policy provided additional liability insurance coverage for the 1998 MedPartners Securities Litigation. In this current certified Class Action, Plaintiffs’ Complaint alleges two counts: (1) that Defendants misrepresented the amount of insurance available to settle the 1998 MedPartners Securities Litigation; and (2) that Defendants suppressed information concerning the AISLIC Policy. Plaintiffs allege that the 1999 settlement or recovery in the 1998 MedPartners Securities Litigation would have been much higher if additional facts had been known about the AISLIC Policy. The Defendants in the present Class Action deny liability and, in addition to other legal defenses, they deny committing any wrongdoing in regard to the 1999 settlement of 1998 MedPartners Securities Litigation.

On August 15, 2012, the trial court, in *Lauriello, et al. v. CVS Health, et al.*, No. CV-2003-006630 (Jefferson County, Alabama, Circuit Court), certified a class pursuant to Rule 23(b)(3) of the Alabama Rules of Civil Procedure. This certification was affirmed by the Supreme Court of Alabama in *CVS Caremark Corp. v. Lauriello*, --- So. 3d ---, Nos. 1120010 and 1120114, 2014 WL 4493633 (Ala. Sept. 12, 2014) (as modified on denial of rehearing Feb. 27, 2015). Jurisdiction over this Class Action has now been returned to the Circuit Court of Jefferson County, Alabama.

YOUR RIGHTS AS A CLASS MEMBER

If you purchased and/or otherwise acquired MedPartners common stock (or the other securities included in the Class definition) during the Class Period, you may be a member of the Class. If you choose to remain a member of the Class, you do not need to do anything at this time. You will automatically be included in the Class unless you request exclusion in accordance with the procedure set forth below. Your decision is important for the following reasons:

If you choose to remain in the Class, you will be bound by all orders and judgments in this Class Action, whether favorable or unfavorable. If any money is awarded to the Class, either through a settlement with Defendants or a judgment of the Court, you may be eligible to receive a share of that award. If Defendants prevail, you may not pursue a lawsuit on your own behalf with regard to any of the issues decided in this Class Action. Your interests will be represented by the representatives of the Class and Class Counsel. You will not be personally responsible for attorneys’ fees or costs unless you hire your own individual attorney. Class Counsel has agreed to represent the Class on a contingent fee basis, which means that Class Counsel will be awarded fees and costs only if they succeed in obtaining a recovery from one or

more Defendants. Any attorneys' fees will be awarded by the Court from the settlement or judgment, if any, obtained on behalf of the Class. You may remain a member of the Class and elect to be represented by counsel of your own choosing. If you retain separate counsel, you will be responsible for that counsel's fees and expenses and such counsel must enter an appearance on your behalf by filing a Notice of Appearance with the Court and mailing it to Class Counsel at the addresses set forth below **on or before September 1, 2015**.

If you choose to be excluded from the Class, you will not be bound by any judgment in this Class Action, nor will you be eligible to share in any recovery that might be obtained in this Class Action. However, you may individually pursue any legal rights that you may have against any of the Defendants with respect to the claims asserted in this Class Action. Please refer to the information below if you would like to exclude yourself from the Class.

Class Members may be eligible to recover damages if a recovery is obtained in this Class Action, although this Notice is not intended to suggest that the named Plaintiffs or Class Members will recover any such damages.

You may be required to prove your membership in the Class with documentation of any purchases, acquisitions, and sales of MedPartners common stock or other included securities, and the resulting damages. Please be sure to keep all records of your transactions in MedPartners common stock or other included securities.

HOW TO BE EXCLUDED FROM THE CLASS

If you fall within the Class definition and are not otherwise excluded, you will automatically be considered a member of the Class unless you request exclusion. Any member of the Class may request not to be bound by these proceedings. To exclude yourself from the Class, you must send a signed letter by mail stating that you "request exclusion from the Class in *Lauriello, et al. v. CVS Health, et al.*, No. CV-2003-006630." Be sure to include: your name, mailing address, email address, telephone number, and the signature of the person or entity requesting exclusion or an authorized representative. Your request for exclusion will not be effective unless it contains all of this information.

You must then mail your exclusion request, postmarked **no later than June 30, 2015**, to:

AIG-CVS Class Action
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box. 8040
San Rafael, CA 94912-8040

Please note that you cannot exclude yourself from the Class by telephone or email. If your request for exclusion is timely mailed and follows the above requirements, then you will not be bound by any judgment in this Class Action and you may pursue any individual legal rights you may have against any of the Defendants. However, if you validly request exclusion, then you will not be eligible to share in any recovery in this Class Action, should any recovery be obtained. Do not request exclusion if you wish to participate in this Class Action as a Class Member.

CLASS COUNSEL

As a Class Member, you will be represented by Class Counsel, who are:

John W. Haley
Scott A. Powell
Bruce J. McKee
Brian M. Vines
Hare, Wynn, Newell & Newton, LLP
2025 3rd Avenue North, Suite 800
Birmingham, AL 35203
Phone: (205) 328-5330 or (800) 568-5330
Fax: (205) 324-2165
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J. Timothy Francis
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Somerville, LLC
300 Richard Arrington, Jr., Blvd. North, Suite 710
Birmingham, AL 35203
Phone: (205) 871-2183
Fax: (205) 871-2184
jqs@somervillellc.com

As noted above, unless you elect to retain your own personal lawyer, you will not be directly obligated to pay any costs to litigate this Class Action. In the event there is a recovery by the Class in this Class Action, all costs and expenses of the Class Action, including Class Counsel's fees, will be paid from that recovery in an amount approved by the Court.

PLEASE KEEP YOUR ADDRESS CURRENT

To assist the Court and the parties in maintaining an accurate list of Class Members, please update your name and contact information. You may update this information by e-mailing your name and any changes in your address or contact information to: classact@gilardi.com, or by mailing this information to:

AIG-CVS Class Action
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box. 8040
San Rafael, CA 94912-8040

If the Notice Administrator does not have your correct address or contact information, you may not receive notices of important developments in this Class Action, or information about any settlements obtained for the benefit of the Class.

WHERE YOU CAN FIND ADDITIONAL INFORMATION

This Notice provides only a summary of the lawsuit and the claims asserted by Plaintiffs. For more detailed information regarding this Class Action, you may read the case documents linked on this Website, contact Class Counsel listed above, email the Notice Administrator at classact@gilardi.com, or by mailing the Notice Administrator at:

AIG-CVS Class Action
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box. 8040
San Rafael, CA 94912-8040

**PLEASE DO NOT CALL OR WRITE THE COURT OR THE OFFICE OF
THE COURT CLERK FOR INFORMATION OR ADVICE.**

CASE DOCUMENTS

To assist your further understanding of this Class Action, certain key documents, in PDF format, are available by clicking on the items listed below:

6/4/04	Plaintiffs' First Amended Class Action Complaint
5/4/12	Plaintiffs' Brief in Support of Motion for Class Certification
5/15/12	Defendants' Brief in Opposition to Class Certification
5/30-6/4/12	Transcript of Class Certification Hearing in Trial Court
6/15/12	Plaintiffs' Post-Hearing Brief in Support of Motion for Class Certification
6/15/12	Defendants' Post-Hearing Brief in Opposition to Class Certification
8/15/12	Order granting Class Certification
6/13/13	Brief of Defendants-Appellants - Appeal to Alabama Supreme Court
7/12/13	Brief of Plaintiffs-Appellees - Appeal to Alabama Supreme Court
8/9/13	Reply Brief of Defendants-Appellants - Appeal to Alabama Supreme Court
9/26/14	Defendants-Appellants Application for Rehearing
10/9/14	Brief of Plaintiffs-Appellees Opposing Application for Rehearing
10/16/14	Reply Brief of Defendants-Appellants on Application for Rehearing
2/27/15	Alabama Supreme Court Opinion as modified on denial of rehearing