UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN – SOUTHERN DIVISION

LLOYD WHITAKER,

Plaintiff,

-VS-

Case: 2:06-cv-11121 Assigned To: Zatkoff, Lawrence P

Referral Judge: Komives, Paul J Filed: 03-15-2006 At 02:54 PM

CMP WHITAKER V. AUBURN PONTIAC (TAM

--

DEMAND FOR JURY TRIAL

AUBURN PONTIAC, INC.,

Defendant.

COMPLAINT & JURY DEMAND

Lloyd Whitaker states the following claims for relief:

JURISDICTION

This court has jurisdiction under the Equal Credit Opportunity Act ("ECOA"), 15 U.S.C. § 1691 et seq., the Fair Credit Reporting Act ("FCRA"), 15 U.S.C. §§ 1681 et seq and 28 U.S.C. §§ 1331,1337.

PARTIES

- 2. The Plaintiff to this lawsuit is Lloyd Whitaker who resides in Waterford, Michigan.
- 3. The Defendant to this lawsuit is Auburn Pontiac, Inc., ("Auburn Pontiac") which is a corporation doing business in Michigan and which by statute and condition of licensing, may be served through the Michigan Department of State, Compliance Division, 3rd Floor Treasury Building, 430 W. Allegan Street, Lansing, MI 48918.

VENUE

4. The transactions and occurrences which give rise to this action occurred in Oakland County.

- 5. Mr. Whitaker is a citizen of the State of Michigan.
- 6. Venue is proper in the Eastern District of Michigan.

GENERAL ALLEGATIONS AS TO Auburn Pontiac, Inc.

- 7. Mr. Whitaker went to the business place of Auburn Pontiac for the purpose of purchasing a vehicle.
- 8. Mr. Whitaker completed a credit appglication for a vehicle.
- 9. Auburn Pontiac took adverse action on that credit application.

COUNT I - Equal Credit Opportunity Act (Auburn Pontiac)

- 10. Mr. Whitaker incorporates the preceding allegations by reference.
- 11. Auburn Pontiac is a creditor for purpose of the Equal Credit Opportunity Act ("ECOA"), 15

 U.S.C. § 1691 et seq.
- 12. Following the receipt of the complete application for credit by Mr. Whitaker, Auburn Pontiac was required to make a credit decision within 30 days.
- 13. Based upon that credit application Auburn Pontiac denied credit, or alternatively refused to extend credit on substantially similar terms to those applied for by Mr. Whitaker, or alternatively failed to render its credit decision within 30 days.
- 14. Mr. Whitaker did not accept any credit from Auburn Pontiac.
- 15. Auburn Pontiac took adverse action for purposes of the ECOA.
- 16. Auburn Pontiac failed to issue the adverse action notice to Mr. Whitaker which the ECOA requires of users of consumer credit reports who take adverse action.
- 17. Auburn Pontiac was otherwise required to provide an adverse action notice to Mr. Whitaker.
- 18. Upon information and belief, Auburn Pontiac has no policies or procedures in place to

- comply with the ECOA's adverse action notice.
- 19. Auburn Pontiac failed to provide an adverse action notice to Mr. Whitaker.
- 20. This failure to issue an adverse action notice constituted a negligent violation of the ECOA, 15 U.S.C. § 1682 by Auburn Pontiac; alternatively this failure to issue an adverse action notice constituted a willful violation of the ECOA, 15 U.S.C. § 1682 by Auburn Pontiac.
- Auburn Pontiac has failed to maintain proper records of its credit actions in violation of the ECOA.
- 22. This failure to properly maintain records constituted a negligent violation of the ECOA, 15 U.S.C. § 1691 et seq. by Auburn Pontiac; alternatively this failure to properly maintain records constituted a willful violation of the ECOA, 15 U.S.C. § 1691 et seq.
- 23. Mr. Whitaker suffered damages by this violation of ECOA.

COUNT II - Fair Credit Reporting Act Adverse Action Notice (Auburn Pontiac)

- 24. Mr. Whitaker incorporates the preceding allegations by reference.
- 25. At all relevant times Auburn Pontiac in the ordinary course of its business operated as a "user" of consumer credit reports as that term is used in 15 U.S.C. § 1681m.
- 26. At all relevant times Auburn Pontiac in the ordinary course of its business operated as a "user" of consumer credit reports as that term is used in 15 U.S.C. § 1681m.
- 27. Following application for credit by Mr. Whitaker, Auburn Pontiac accessed and used Mr. Whitaker's consumer credit report for the purpose of determining eligibility for credit.
- 28. Based upon a review of that consumer credit report, Aubum Pontiac took adverse action for purposes of the FCRA.
- 29. Auburn Pontiac failed to issue the adverse action notice to Mr. Whitaker which the FCRA

- requires of users of such credit information not contained within a credit report.
- 30. Upon information and belief, Auburn Pontiac has no policies or procedures in place to comply with the FCRA's adverse action notice.
- This failure to issue an adverse action notice constituted a negligent violation of the FCRA, 15 U.S.C. § 16810 by Auburn Pontiae; alternatively this failure to issue an adverse action notice constituted a willful violation of the FCRA, 15 U.S.C. § 1681m by Auburn Pontiae...
- 32. This failure to issue an adverse action notice constituted a violation of the FCRA, 15 U.S.C. §§ 1681m, 1681n, and 1681o by Auburn Pontiac.

COUNT III - SPECIAL REQUEST FOR EQUITABLE RELIEF (Auburn Pontiac)

- 33. Mr. Whitaker incorporates the preceding allegations by reference.
- 34. The Auburn Pontiac failed or refused to put in place mechanisms to comply with the ECOA's adverse action notice requirements.
- 35. Those requirements serve as the primary means of record keeping to permit both private litigants and governmental entities to determine whether or not Auburn Pontiac is in compliance with the Act's anti-discrimination purposes.
- 36. Similarly, the adverse action notice provisions of the ECOA serve an important consumer education function.
- 37. These salutatory purposes will be completely defeated if Auburn Pontiac is allowed to continue operating without compliance.
- 38. Additionally, Auburn Pontiac will gain an unfair competitive advantage over its competitors if is are permitted to continue operation without bearing the cost of compliance which are actually born by its market competitors who have complied with the adverse action notice

- requirements of the ECOA.
- 39. Accordingly, Mr. Whitaker requests that the Court enter and appropriate order enjoining further violations of the ECOA by Auburn Pontiac.

JURY DEMAND

40. Lloyd Whitaker demands a jury trial in this case.

REQUEST FOR RELIEF

Plaintiff requests that this Honorable Court grant the following relief:

- Award statutory and punitive damages. a.
- Award statutory costs and attorney fees. b.
- A declaration that Auburn Pontiac has violated the ECOA and award injunctive C. relief to prevent further violations.

Respectfully Submitted,

LYNGKLIP & J

CONSUMER LAW GROUP, PLC

By:

Ian B. Lyngklip (P47173)

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Dated: March 15, 2006

Filed 03/15/2006

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CIVIL COVER SHEET COUNTY IN WHICH THIS ACTION AROSE: Oakland JS 44 11/99 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 use of the Clerk of Court for the purpose of initiating the civil docket sheet. I. (a) PLAINTIFFS **DEFENDANTS** AUBURN PONTIAC, INC. LLOYD WHITAKER Oakland (b) County of Residence of First Listed Oakland County of Residence of First Listed Case: 2:06-cv-11121 (C) Attorney's (Firm Name, Address, and Telephone Number) Assigned To: Zatkoff, Lawrence P Referral Judge: Komives, Paul J Lyngklip & Taub Consumer Law Group, PLC Filed: 03-15-2006 At 02:54 PM 24500 Northwestern Hwy., Ste. 206, Southfield, M1 48075 CMP WHITAKER V. AUBURN PONTIAC (TAM (248) 746-3790 II. BASIS OF JURISDICTION (Place an "X" in One Box Only) and One Box for Defendant) (For Diversity Cases Only) DEF PLA DEF Incorporated or Principal Place . 4 1 U.S. Government 3 Federal Question Citizen of This State 1 [] 1 of Business In This State Plaintiff J.S. Government Not a Party) □ 2 □ 2 Incorporated and Principal 5 5 Ďiversity 2 U.Ş. Government Citizen of Another of Business In Another State (Indicate Citizenship of Parties Defendant in Item 1111 Citizen or Subject of a 3 3 3 Foreign Nation [6 | B Foreign Country IV. NATURE OF SUIT (Place an "X" in One Box Only) OTHER STATUTES BANKRUPTCY CONTRACT TORTS FORFEITURE/PENALTY 422 Appeal 28 USC 158 ☐ 400 State Reapportionment PERSONAL INJURY PERSONAL INJURY 610 Agriculture 1.1.0 Insurance 41 0 Antitrust 520 Other Food & Drug 120 Merine 31 0 Airplane 362 Personal Injury-1 430 Banks and Banking Med. Matpractice 423 Withdrawel 315 Airplane Product n 625 Drug Retated Selzure 130 Miller Act of Property 21: 881 28 USC 157 ☐ 450 Commerce/ICC 140 Negotiable Instrument Liability ☐ 365 Personal InVry Product Lia ility 150 Recovery of п 460 Deportation 630 Liquor Laws Overpayment and Enforcement 320 Assault Libel And Slander PROPERTY RIGHTS 368 Asbestos Personal 640 R.R. & Truck 470 Racketser influenced & of Judgment Injury Product Liability Corupt Organizations 151 Medicare Act ☐ 330 Federal Employers 650 Airline Regs. 820 Copyrights 660 Occupational 810 Selective Service 152 Recovery of Defaulted Liability 830 Patent 850 Securities/Commodities/ PERSONAL PROPERTY Safety/Health 340 Marine Student Loans 840 Trademark Exchange 345 Marine Product 370 Other Fraud 690 Other (Excl. Veterans) ☐ 875 Customer Challenge
12 LISC 3410 Liebility 371 Truth in Lending ☐ 153 Recovery of Overpayment SOCIAL SECURITY LABOR 350 Motor Vehicle of Veteran's Benefits 380 Other Personal 891 Agricultural Acts 160 Stockholders' Suits 355 Motor Vehicle Property Damage 71 9 Fair Lebor Standards 861 H IA (1 395ff) 892 Economic Stabilization Act 385 Property Damage 190 Other Contract **Product Liability** 862 Black Lung (923) Act B93 Environmental Metters 360 Other Personal Product Liability 720 Labor/Mgmt. Relations 195 Contract Product Liability 863 DIWC/DIWW (405(g)) Injury ☐ 894 Energy Altocation Act 864 SSID Title XVI REAL PROPERTY CIVIL RIGHTS PRISONER PETITIONS ■ 895 Freedom of 865 RSI (405(g)) 730 Labor/Mgmt. Reporting Information Act & Disclosure Act 441 Votino 51 0 Motions to Vacate 900 Appeal of Fee Determination Under Equal Access to Justice 210 Land Condemnation FEDERAL TAX SUITS 442 Employment Sentence 740 Railway Labor Act 220 Foreclosure 230 Rent Lease & Ejectment 443 Housing/ Habeas Corpus: 17) 870 Taxes (U.S. Plaintiff 790 Other Labor Litigation 240 Torts to Land 530 General 950 Constitutionality of or Defendant) 245 Tort Product Liability 444 Welfare 535 Death Penalty State Statutes 890 Other Statutory Actions 440 Other Civil Rights 791 Empl. Ret. Inc. 290 All Other Real Property 540 Mandamus & Other □ 871 IRS-Third Party 550 Civil Righta Security Act 26 USC 7609 555 Prison Condition (PLACE AN "X" IN ONE BOX ONLY) Appeal to District v. orìgin Transferred from 7 Judge from 4 Reinstated 5 (specify) Original Removed from Remanded from _ 6 Multi district Litigation Magistrate Appellate Court oceeding State Court Reopened VI_CAUSE OF ACTION (Cite the U.S. Civil Statute under which you are filing and write brief statement of cause. Do not cite jurisdictional statutes unless diversity.) Plaintiff brings this cause of action for violations of the ECOA 15 U.S.C. §1691 et seq., and FCRA 15 U.S.C. §§ 1681 et seq. CHECK YES only if demanded in complaint: VII. REQUESTED IN SDEMAND CHECK IF THIS IS A CLASS ACTION JURY DEMAN UNDER F.R.C.P. 23 Yes COMPLAINT: (See VIII. RELATED CASE(S) instructions): DOCKET IF ANY JUDGE NUMBÉR

DATE 5/13/08

SIGNATURE

PURSUANT TO LOCAL RULE 83.11

1.	Is this a case that has been previously dismissed?
If yes, give	e the following information:
Co u rt:	
Case No.:	
Judge:	
2.	Other than stated above, are there any pending or previously discontinued or dismissed companion cases in this or any other court, including state court? (Companion cases are matters in which it appears substantially similar evidence will be offered or the same or related parties are present and the cases arise out of the same transaction or occurrence.)
If yes, give	e the following information:
Court:	
Case No.:	
Judge:	
Notes :	

