NOTICE OF PROPOSED CLASS ACTION SETTLEMENT AND FAIRNESS HEARING

Mayfield v. Asta Funding, Inc., et. al., No. 14 Civ. 2591

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

Do not worry! This is not a demand for money. You are not being sued.

If the Settlement is approved, collection on your AT&T Wireless debt will stop forever.

Please read this Notice carefully! Your legal rights are affected whether you act or do nothing.

- You are getting this Notice because we believe that you were sued in New York City Civil Court by Palisades Collection, which was being represented by the law firm Pressler & Pressler, to collect an AT&T Wireless debt.
- This Notice tells you about a proposed Settlement in a case against Palisades Collection, Pressler & Pressler, and others (called the "Defendants"). This case is about whether the Defendants acted in unlawful ways in suing people in New York City Civil Court to collect on AT&T Wireless debts. The Defendants deny that they did anything wrong or violated any laws.
- The Settlement must still be approved by the Court. If it is approved, you and people like you will benefit from:

No More Collections. Pressler & Pressler has closed its files on all AT&T Wireless debts and transferred those debts back to Palisades Collection. Palisades Collection has agreed to stop collecting on the AT&T Wireless debts that these New York City Civil Court lawsuits were about, and on any judgments they got in these lawsuits. Pressler & Pressler is no longer involved with the lawsuits. There will also be efforts by the lawyers representing the eligible Class Members to work with the New York courts to try to cancel the judgments in these lawsuits. If you have questions about this process, please call the Class Administrator or specified representative only.

- The Defendants have also agreed to pay \$3.9 million into a Settlement Fund, which represents a settlement award. You cannot get money from this settlement award, because the Defendants' records show that either (a) you never paid them any money on an AT&T Wireless debt or, (b) if you did pay them money, you were able to get that money back from them. If you think this is wrong and that you did pay money, which you did not ever get back, please call (866) 742-4955 or email info@rg2claims.com.
- While the Court decides whether or not to approve the Settlement, the Defendants are *not* collecting on these AT&T Wireless debts or these judgments. If you are now making payments on these debts or judgments, you should stop and you will not be penalized or punished in any way.
- If you have questions about this Notice or the Settlement, please **do not** call Pressler & Pressler or Palisades Collection. Instead, you should direct any questions to:
 - » Go to www.palisadespresslersettlement.com

or

» Call (866) 742-4955

| YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT | | |
|--|--|-----------------------|
| You May | | Due Date |
| Opt Out | If you opt out of this case, you will not get anything from the Settlement; Defendants can keep collecting on any AT&T Wireless debts they think you owe; and there will not be efforts to get any judgment against you canceled. But, you will be able to sue the Defendants on your own, at your own expense, about their collection of your AT&T Wireless debt. If you want to "opt out," you must say so in writing by March 20, 2018. | By: March 20, 2018 |
| Object to Settlement | If you object to the proposed Settlement, you may tell the Court what you do not like about it. Even if you object, the Defendants will stop trying to collect money from you and there will be efforts to get any judgment against you canceled, as long as you do not opt out. | By: March 20, 2018 |
| Do Nothing | If you do nothing, you will give up all your rights to sue Defendants on your own about their collection of your AT&T Wireless debt. But, the Defendants will stop collecting on your AT&T Wireless debt, and there will be efforts to get any judgment entered against you on the debt in New York City Civil Court canceled. | None |

MORE INFORMATION ABOUT THE CASE

1. What is this lawsuit about?

This case was brought as a Class Action by individuals, also known as "Named Plaintiffs," who sued on behalf of a large group of people with similar claims, called the "Class." The Class Members in this case include you and everyone who was sued in New York City Civil Court by Palisades Collection, which was being represented by the law firm of Pressler & Pressler, to collect on AT&T Wireless debts.

The Defendants in this case are Palisades Collection LLC, Asta Funding, Inc., Pressler & Pressler LLP, and some of those companies' employees.

The case is about whether Defendants acted in improper ways in suing the Class Members in New York City Civil Court to collect on AT&T Wireless debts, from around 2005 to 2007. Specifically, the Plaintiffs claim that:

- Defendants filed debt collection lawsuits against people without having or being able to get evidence that would prove the people owed these debts;
- Defendants filed lawsuits without having lawyers review the lawsuits carefully enough;
- Pressler & Pressler told the courts that they had notified the people they sued about the lawsuits, but the process server companies hired by Pressler to notify the people had not done so;

- Defendants filed court papers containing statements that Plaintiffs say were untrue, in order to get judgments against people who didn't appear in court; and
- Defendants used the judgments to collect money from people by garnishing their wages, freezing their bank accounts, and persuading them to pay money voluntarily.

Plaintiffs say these actions violated the Federal Fair Debt Collection Practices Act, the Federal Racketeer Influenced and Corrupt Organizations Act, New York General Business Law § 349, and (for Pressler & Pressler) New York Judiciary Law § 487. There are no findings by the Court that Defendants did any of these things.

Defendants deny that they did anything wrong or violated any laws, dispute that any facts exist to support the Plaintiffs' claims, and maintain that:

- Defendants filed debt collection lawsuits against people with sufficient evidence proving that the people owed these debts;
- Defendants filed lawsuits after meaningful attorney review;
- Consistent with the customary practice in New York, Pressler hired process server companies that in turn were responsible for hiring and training and managing their own individually licensed process server employees to serve the summonses and complaints;
- Defendants filed accurate statements with the courts to procure valid default judgments;
 and
- Defendants properly sought to enforce valid judgments through post-judgment enforcement measures allowed under New York law.

2. What is happening with the case now?

The Court has not decided that either Plaintiffs or Defendants are right. Both Plaintiffs and Defendants believe they would win if there were a trial in the case, but trials take a long time and cost a lot of money. So instead of having a trial, Plaintiffs and Defendants agreed to this Settlement. The Named Plaintiffs and their attorneys think the Settlement is best for all Class Members. Now you have a chance to tell the Court what you think about the proposed Settlement, because you are a member of the Class.

Right now, the lawyers are *proposing* the Settlement. After hearing from people like you, the Court will decide whether to *approve* the Settlement.

While the Court decides whether or not to approve the Settlement, Defendants have agreed to stop collecting on the AT&T Wireless debts that they sued Class Members about, and to stop collecting on any judgments against Class Members in those lawsuits. If you are now making payments on these debts or judgments, you should stop and you will not be penalized or punished in any way.

ABOUT THE SETTLEMENT

3. If the Settlement is approved, what would I get?

No More Collections: Pressler & Pressler has closed its files on all AT&T Wireless debts and transferred those debts back to Palisades Collections. Palisades Collections will permanently stop collecting the AT&T Wireless debts that they sued the Class Members about in New York City Civil Court, and permanently stop collecting on any judgments they got against Class Members in these lawsuits. Pressler & Pressler is no longer involved with the AT&T debts at all.

Possibility to Cancel ("Vacate") Judgments: The lawyers representing the Class ("Class Counsel") will work with the New York courts to try to have the New York City Civil Court judgments canceled ("vacated"). If that is successful, these judgments will no longer exist. Any

judgment against you would not show up any more in public records or on your credit history, and if it did, you could get the credit reporting agencies to remove it. If you don't want us to try to cancel (vacate) a judgment entered against you, you must opt out of the Settlement. If you opt out and try to get your judgment vacated on your own, it is impossible to predict what the outcome will be.¹

The lawyers representing the Class believe that this is a good settlement and will give valuable benefits to you and the other Class Members.

4. What will I give up if the Settlement is approved?

If you do <u>not</u> opt out of the Settlement, and instead choose to get the benefits of the Settlement, you cannot sue the Defendants on your own, even at your own expense, about the collection of AT&T Wireless debts. You cannot sue the Defendants on your own for any of the things that Plaintiffs accused Defendants of doing or could have accused Defendants of doing in this case. You also cannot sue people and companies connected to the Defendants for these things. When you give up the right to bring your own lawsuit like this, it is called a Release.

The Release is a very important part of the Settlement. A copy of the full Release is available at www.palisadespresslersettlement.com. If you have already sued or started to sue Defendants, you should speak to your lawyer in that case immediately to see if this Settlement will affect that case.

5. What happens if the Settlement is not approved?

If the Settlement is not approved, Plaintiffs and Defendants will go forward with the case in court. No one will get any money from the Settlement, the Defendants will not transfer any debts or judgments to the nonprofit organization, and Class Counsel will not work with the New York courts to try to cancel any judgments. The Defendants will be able to re-start collections, but they will not charge interest for the time when the Court was considering the Settlement. If the case kept going, the Defendants might win, and Class Members would get nothing at all. Or the Plaintiffs might win, and Class Members might get greater benefits than what they would get under this Settlement. It is impossible to predict.

OPTING OUT OF THE SETTLEMENT

6. What happens if I opt out of the Settlement?

If you do not want to participate in the Settlement, you must tell the Court that. This is called "opting out." If you opt out, Defendants will keep trying to collect any AT&T Wireless debt they believe you owe; and Class Counsel will not try to have any judgment against you canceled. But you may bring your own case, at your own expense, against the Defendants about their collection of an AT&T Wireless debt from you, and there is a possibility you could recover greater benefits than you would under this Settlement.

7. How do I opt out of the Settlement?

To opt out of the Settlement, you must send a letter to the Class Administrator stating that you want to opt out of the Settlement in *Mayfield v. Asta Funding, Inc., et. al.*, No. 14 Civ. 2591. You must include your name, address, telephone number, and signature. Your opt-out request

¹ There are a very small number of Class Members against whom Defendants got judgments in courts other than New York City Civil Court. Asta Defendants will stop collecting on these judgments and give them to the nonprofit organization for forgiveness, but Class Counsel will not try to vacate these judgments.

must be mailed to the Class Administrator and postmarked <u>no later than March 20, 2018</u> at the following address: Mayfield Class Action Settlement, c/o RG/2 Claims Administration LLC, P.O. Box 59479, Philadelphia, PA 19102-9479.

THE LAWYERS REPRESENTING YOU

8. Do I have a lawyer in this case?

The Court has decided that the lawyers at the New York Legal Assistance Group and Hughes Hubbard & Reed LLP are qualified to represent you and all Class Members in the Settlement. These lawyers are called "Class Counsel." You will not have to pay for these lawyers. You do not need to hire your own lawyer in order to participate as a Class Member. If you want to be represented by your own lawyer, you may hire one at your own expense.

9. How will the lawyers be paid?

Class Counsel have not yet been paid for their work on this case. Class Counsel have spent a lot of time, and had expenses, in bringing this case to help the Class. Defendants have agreed to pay Class Counsel up to \$787,500 to cover this work. Defendants are paying this money *on top of* the \$3.9 million they are paying to give out to eligible Class Members. Class Counsel's fees will not come out of, or reduce in any way, the money that will be given out to eligible Class Members. The Court will decide whether to pay Class Counsel this full amount.

OBJECTING TO THE SETTLEMENT

10. How do I tell the Court that I do not like the Settlement?

If you are a Class Member (and do not opt out), you can object to any part of the Settlement that you do not like, and you can give reasons why you think the Court should not approve the Settlement. The Court cannot change the Settlement; it can only approve or not approve it.

To object, you or your lawyer must send a letter with: (a) your name, address, telephone number, email address (if you have one), and signature; (b) a statement saying that you object to the Settlement in *Mayfield v. Asta Funding, Inc., et. al.*, No. 14 Civ. 2591; (c) the reasons you object; and (d) whether you want to speak at the Fairness Hearing. Mail the objection to the Class Administrator at: Mayfield Class Action Settlement, c/o RG/2 Claims Administration LLC, P.O. Box 59479, Philadelphia, PA 19102-9479. Your objection must be mailed and postmarked by March 20, 2018. The Class Administrator will give it to the Court and Class Counsel and Defendants' counsel.

THE COURT'S FAIRNESS HEARING

11. When and where will the Court decide whether to approve the Settlement?

The Court will hold a Fairness Hearing on April 10, 2018 at 10:30 a.m. in Courtroom 12A at the United States District Court for the Southern District of New York, 40 Foley Square, New York, New York to decide whether to approve the Settlement.

At this hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate. If there are objections, the Court will consider them. The Court will listen to people who have sent an objection saying that they wish to speak at the hearing. After the hearing, the Court will decide whether to approve the Settlement. We do not know how long the Court will take to decide. You do not need to go to the Fairness Hearing to benefit from the Settlement, but you can go if you want to. It is completely up to you.

GETTING MORE INFORMATION

12. Are there more details about the Settlement and the lawsuit?

This Notice summarizes the proposed Settlement. More details about the Settlement and the lawsuit are available atwww.palisadespresslersettlement.com. If you have any questions about this Notice or the Settlement, you should <u>not</u> contact Pressler & Pressler or Palisades Collection. Instead, please contact the Class Administrator at (866) 742-4955 or by email at info@rg2claims.com.

Questions? Call (866) 742-4955 or go to www.palisadespresslersettlement.com.