Forced arbitration clauses harm Iowa consumers of all stripes:

**Servicemembers and veterans:** Banks and lenders use forced arbitration clauses in loans issued to Iowa’s roughly **11,023 active-duty servicemembers and reservists** and to Iowa’s **veterans**. Forced arbitration blocks servicemembers’ access to the courts for violations of the Servicemembers Civil Relief Act and other misconduct, including illegal repossessions of active-duty servicemembers’ vehicles. Wells Fargo also has arbitration clauses in many of the auto loan contracts that included illegal fees for unneeded auto insurance, including those of active duty servicemembers.

**Bank account holders:** Wells Fargo opened up to **3.5 million fake accounts** – including **12,630 or more in Iowa** – without customers’ consent. Wells Fargo has tried since 2013 to use forced arbitration to block lawsuits, including a class action that would help those 12,630 or more Iowans. Wells Fargo has also repeatedly tried to use forced arbitration to avoid justice for people in 49 states – including Iowa – who were charged excess overdraft fees when their accounts were not overdrawn.

**Consumers with inaccurate credit reports:** Hundreds of Iowans have filed complaints with the CFPB about problems with credit reporting agencies and errors in credit reports, which can increase the cost of a loan or result in a denial of credit. Iowans falsely matched with a terrorist watch list will get $7,337 in relief from a class action against Transunion. But Transunion and other credit bureaus have tried to use forced arbitration to block class actions.
**Payday loan borrowers:** Over 98% of storefront payday lenders studied use forced arbitration clauses in their loan agreements. Annually, Iowans pay nearly $32 million in fees associated with payday loans that put them in a cycle of debt. Payday lenders have engaged in abusive lending and illegal debt collection practices.

**Families subject to illegal and abusive debt collection practices:** Debt collectors are #1 among Iowans’ and servicemembers’ complaints to the CFPB, and Iowans filed 813 complaints against debt collectors with the FTC in 2017. Out-of-state debt buyers often use illegal harassment and violate state law by adding illegal fees, but use forced arbitration clauses to block people from court to challenge those practices. Debt buyers also frequently sue the wrong person or seek the wrong amount but prevent people from suing back.

**College students:** Iowans are among those harmed by predatory for-profit colleges, such as Corinthian Colleges, that for years have used forced arbitration clauses to block class actions over their fraudulent conduct. Iowan students also average $30,259 in public and private student loan debt and may be impacted by abuses by Navient (formerly Sallie Mae), the largest servicer of private student loans. Navient, which uses forced arbitration, allegedly failed to allocate payments properly and deceived borrowers about how to release co-signers. Iowans may also fall prey to rampant abuses by sketchy student loan debt relief companies, which also use forced arbitration clauses to take away students’ day in court.

**Prepaid card users:** More than one in five Iowans are unbanked or underbanked, and many rural and low-income Iowans rely on prepaid cards to manage their money. RushCard holders, including 2072 Iowans, and servicemembers serving overseas, were among those harmed when cards were frozen and people could not access their money for weeks. A class action will give class members up to $500 for losses and fees they suffered. The case could have been blocked by a forced arbitration clause, found in 92% of prepaid card contracts.

**Forced arbitration harms Iowans. Congress must restore Iowans’ day in court when big banks and bad actors violate the law.**