**Henson v. Santander**

The Supreme Court on June 12 in *Henson v. Santander Consumer USA Inc.* __ U.S. __, 2017 WL 2507342 (June 12, 2017) held that debt buyers are not covered under the FDCPA’s second definition of debt collector because they do not collect debts owed to another. This webpage provides resources to consumer attorneys litigating cases against debt buyers whose principal business is buying defaulted debt.

This webpage will be updated as more materials become available. Please email henson@nclc.org with any submissions of relevant materials.

**Articles Discussing Case Development**

- **Key Post-Henson Decision Holds Debt Buyer Is a “Principal Purpose” Debt Collector** by NCLC attorney April Kuehnhoff, March 7, 2019
- **FDCPA Coverage of Debt Buyers: Implications of Supreme Court’s June 12 Ruling in Henson** by NCLC attorney April Kuehnhoff, June 15, 2017.

**Model Language for Henson Briefs**


**Sample Complaints Against Debt Buyers**


**Sample Henson Briefing**

- McAdory v. M.N.S. & Associates, L.L.C., Case No. 18-35923 (9th Cir.) (**Opening Brief** and **Reply**)
- **Barbato v. Greystone Alliance**, L.L.C., Case No. 18-1042 (3d Cir.)
- **Bueno v. Mel S. Harris and Associates**, LLC, et al., Case No. 1:16-cv-04737-WFK-VMS (E.D.N.Y.)
- **Chenault v. Credit Corp Solutions, Inc.**, Case No. 16-cv-5864 (E.D. Pa.)
- **McMahon v. LVNV Funding, LLC**, Case No. 12-cv-1410 (N.D. Ill.)
- **Mitchell v. LVNV Funding, LLC**, Case No. 12-cv-523 (N.D. Ind.) (**Motion to Reconsider** and **Reply**)
- Reygadas v. DNF Assoc., L.L.C., Case No. 18-cv-2184 (W.D. Ark.) (**Amended Complaint** and **Opposition to Motion to Dismiss**)
- **Schweer v. HOVG, L.L.C.**, Case No. 16-cv-1528 (M.D. Pa.)
- **Tepper v. Amos Fin., L.L.C.**, Case No. 15-cv-5834 (E.D. Pa.)
- **Tepper v. Amos Fin., L.L.C.**, Case No. 17-2851 (3d Cir.) (**Barbato amicus**)

**Additional Resources**

- **Henson v. Santander Consumer USA Inc.**, Supreme Court Decision, June 12, 2017.
- National Association of Consumer Advocates (NACA) webinar: **Henson v. Santander Consumer USA Inc.**, June 28, 2017. Cost: $40 (NACA member); $75 (Non-member). Note: Non-members of NACA must be vetted prior to purchasing. Please e-mail rebecca@consumeradvocates.org
NCLC depends on the support of attorneys, advocates and allies fighting for consumer rights and economic justice. In today’s political environment, we need your help now more than ever! To strengthen our work on issues like this and many more, please donate to NCLC’s 2017 Consumer Rights Defense Fund today!