

## In Case You Missed It: Consumer Financial Services Law Monitor – April in Review

---

**WE HAVE POSTED SEVERAL NEW TOPICS TO THE [CONSUMER FINANCIAL SERVICES LAW MONITOR](#) BLOG THROUGHOUT THE MONTH OF APRIL. TO READ FURTHER, CLICK ON THE TITLES BELOW:**

### **FEATURED POSTS / CLIENT ALERTS**

[District of Nevada Applies ACA Int'l v. FCC, Grants Summary Judgment in Favor of Defendant on TCPA Claim](#)

[OCC Backs Request for Rehearing Seeking En Banc Review of Ninth Circuit Decision Denying NBA Preemption](#)

[Senate Passes Resolution to Overturn CFPB's 2013 Auto Finance Guidance](#)

[Supreme Court Will Not Review the Seventh Circuit's Controversial Decision that Compliance with Controlling Law May Result in FDCPA Liability](#)

### **BACKGROUND SCREENING**

[San Francisco Expands Scope of Existing "Ban the Box" Law](#)

[Background Screening Company Defeats FCRA Claim with Standing and Effective Procedures Defenses](#)

[Ohio Court Throws Out FCRA Case Based on Initial Grade](#)

[FCRA Filings Continue Upward Trajectory in 2018](#)

### **CLASS ACTIONS**

[California Court of Appeal Holds Mortgage Servicers Can be Debt Collectors Under State's Debt Collection Law](#)

[U.S. District Court Awards Summary Judgment to Debt Collector on "Tax Consequences" Disclosure in Collection Letter](#)

[No Bill of Sale? No Problem- District Court Orders Arbitration in FDCPA Action Even Though Original Bill of Sale Was Unavailable](#)

### **CYBERSECURITY, INFORMATION GOVERNANCE & DATA PRIVACY**

[State AGs Have Bone to Pick with Proposed Federal Breach Notification Law](#)

[Hot Off the Press: NIST Releases Version 1.1 of Cybersecurity Framework](#)

[MyFitnessPal Apparently Has Some Foes; Under Armour Reacts Quickly to Massive Data Breach](#)

## **DEBT BUYERS AND COLLECTORS**

[Seventh Circuit Rejects Use of Safe Harbor Language With Variable Amount of Debt](#)

[E.D.N.Y. Exonerates Debt Collector for Using Safe Harbor Language, Considers Sanctions Against Plaintiffs Counsel for Bringing Meritless Claim](#)

[Court Rejects FDCPA Theory of Liability Based on Collection of Attorneys' Fees Incurred by In-House Counsel](#)

[Alleged Debt Collector Wins Summary Judgement After Plaintiff Fails to Show Account at Issue is a "Consumer Debt"](#)

## **EVENTS**

[May 9: ACI's Women Leaders in Financial Services Law and Compliance Conference](#)

[June 12 – 14: 9th Annual NetDiligence Cyber Risk Summit Conference](#)

## **RELATED INDUSTRIES + PRACTICES**

- [Consumer Financial Services](#)
- [Data + Privacy](#)
- [Financial Services Litigation](#)