

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF PENNSYLVANIA

TRAVIS HOWARD and VANESSA
HOWARD, individually and on behalf of all
others similarly situated,

Case No. 3:19-cv-00093

Plaintiffs,

v.

LVNV FUNDING, LLC and RESURGENT
CAPITAL SERVICES, LP,

Defendants.

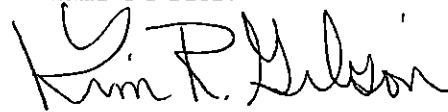
ORDER GRANTING PLAINTIFFS' MOTION FOR CLASS CERTIFICATION

AND NOW, this 22nd day of March, 20 23, on consideration of Plaintiffs'

Motion for Class Certification, and all related papers, IT IS ORDERED THAT:

1. Plaintiffs' Motion for Class Certification is GRANTED.
2. The Court hereby CERTIFIES a Rule 23(b)(3) class to pursue claims under the FDCPA and DEFINES the class as: "All individuals who filed for bankruptcy in Pennsylvania, had Defendants file a proof of claim between June 6, 2018, to December 31, 2018, and had Defendants represent in the claim that the debt underlying the claim was composed entirely of principal, even though Defendants held an account statement, data string, or other document that showed the debt included interest and/or fees, in addition to principal."
3. Plaintiffs are APPOINTED class representatives and East End Trial Group LLC is APPOINTED class counsel.
4. The parties shall confer and report to the Court their proposed timeline for further proceedings **within fourteen days** of the date of this Order.

BY THE COURT:



KIM R. GIBSON
United States District Judge