

NEW YORKERS SAY: NO MORE, ENCORE!

IMPORTANT!! YOU ARE BEING SUMMONED!! DON'T THROW THIS AWAY!!

THE PEOPLE'S COURT OF NYC

NEW YORKERS

-against-

Plaintiffs

ENCORE CAPITAL GROUP, INC.,
MIDLAND FUNDING LLC,
MIDLAND CREDIT MANAGEMENT, INC., and
ASSET ACCEPTANCE CAPITAL CORPORATION,

Defendants

SUMMONS AND COMPLAINT

NEW YORKERS allege as follows:

VIOLATING DUE PROCESS

- 1 For years, Defendants have routinely engaged in “sewer service” in New York City – falsely claiming to have served New Yorkers with notice that they have been sued, and thereby depriving New Yorkers of their right to defend themselves in court.

DEFRAUDING NEW YORKERS

- 2 Defendants have then obtained virtually automatic “default judgments” against these New Yorkers, by filing false affidavits with New York City courts.

EXTRACTING WEALTH FROM LOW INCOME COMMUNITIES OF COLOR

- 3 Defendants have then used these fraudulently-obtained default judgments to garnish New Yorkers’ wages and freeze their bank accounts, making it difficult for them to pay their rent or buy food and medicine, and generally wreaking havoc on their lives.

ONGOING MALFEASANCE

- 4 Since at least 2015, Defendants have known that the affidavits they used to obtain those default judgments are false, but to this day continue to enforce those fraudulently-obtained default judgments against New Yorkers.

REDRESS

WHEREFORE, Plaintiffs demand that Defendants immediately vacate all fraudulently-obtained default judgments and provide redress for Defendants’ systematic extraction of wealth from New York’s low-income communities and communities of color.

DATED: June 21, 2018
New York, New York

This is an attempt to correct an injustice.
Any information obtained will be used for that purpose.