

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
ANDERSON DIVISION

FILED

FEB - 9 2004

LARRY W. PROPER, CLERK
COLUMBIA, S.C.

wd
2-10-04

Franklin E. Clark, on behalf of himself)
and all others similarly situated,)

C/A No. 8:00-1217-22

Plaintiffs,)

vs.)

ORDER

Experian Information Solutions, Inc.,)

Defendants.)

Franklin E. Clark and Latanjala Denise)
Miller, on behalf of themselves and)
all others similarly situated,)

C/A No. 8:00-1218-22

Plaintiffs,)

vs.)

Equifax, Inc., and Equifax Credit)
Information Services, Inc.,)

Defendants.)

Franklin E. Clark, on behalf of himself)
and all others similarly situated,)

C/A No. 8:00-1219-22

Plaintiffs,)

vs.)

Trans Union Corporation and)
Trans Union L.L.C.,)

Defendants.)

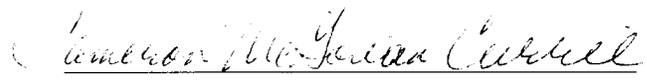
This order clarifies footnote 41 of the court's order approving the settlement in the above captioned actions. The relevant portion of that footnote reads as follows: "Further, while some remedies are limited, including the right to seek punitive damages or damages for emotional distress,

all
#1

other remedies are expanded, including providing a simple mechanism for seeking a penalty and the *option* of proceeding in arbitration if seeking actual damages.”

This reference to a limitation on the availability of emotional distress damages should not be read to indicate any view by the court that such damages are unavailable in all circumstances. Rather, the limitation applies only to the damages available under the arbitration remedy.

IT IS SO ORDERED.


CAMERON MCGOWAN CURRIE
UNITED STATES DISTRICT JUDGE

February 9, 2004
Columbia, South Carolina

O:\Civil Orders\Orders.00\00-fcra fn 41 clarification.wpd