

UNITED STATES DISTRICT COURT

DISTRICT OF OREGON

PORTLAND DIVISION

**ERIC MACCARTNEY**  
**LUANNE MUELLER**  
individually and on  
behalf of all others

Case No. 3:18-cv-00568-SI

**DECLARATION OF**  
**BONNER C. WALSH**

Plaintiffs

vs

**GORDON, AYLWORTH & TAMI,**  
**P.C. and VISION INVESTIGATIVE**  
**SERVICE, LLC**

Defendants

**DECLARATION**

I, Bonner Walsh, declare the following under penalty of perjury:

**1.** I am a consumer class action attorney licensed to practice in Oregon, Texas, Washington, and Idaho. Class cases where I have served in a leadership role have garnered more than \$1,800,000,000 in total benefits for affected class members. I have been practicing for 14 years and my current rate approved by the court for consumer class action litigation is \$650 per hour. Notable consumer class actions I have prosecuted include:

- *In re: Kia Engine Litigation*, No. 8:27-cv-0838-JLS-JDE (C.D.Ca. May 10, 2021) (Order Granting Final Approval and approving my current rate of \$650)
- *Hartley v. Sig Sauer, Inc.*, No. 4:18-cv-00267-SRB (W.D. Mo., June 25, 2020) (Order Granting Final Approval of Class Action Settlement, Certifying Class, Awarding Attorneys' Fees and Service Awards, and Final Judgment)
- *Eatmon v. Palisades Collection LLC*, No. 2:08-cv-00306 (E.D. Tex. Mar. 24, 2010) (Order adopting report and recommendations to certify class and appoint class counsel);
- *Lantrip v. Dodeka L.L.C.*, No. 2:08-cv-00476 (E.D. Tex. Sept. 15, 2011) (Order granting final approval of settlement and appointing class counsel)
- *Taylor v. Apex Financial Management*, No. 2:09-cv-00229-TJW (E.D. Tex. Sept. 21, 2010) (Order granting class certification and appointing class counsel)
- *Walker v. Asset Acquisition Group, L.L.C.*, No. 9:10-cv-185 (E.D. Tex. Aug. 25, 2011) (Order granting class certification and appointing class counsel)
- *Bobby Prescott and Pamela White v. Autovest, L.L. C.*, 2:11-cv-00219, (E.D. Tex. October 28, 2011) (Order conditionally certifying class, granting approval and appointing class counsel)

- *Michael Cox, et al v. Hilco Receivables, LLC and Central Credit Services, Inc.*, 3:09-cv-0897, (N.D. Tex. Sept. 16, 2011) (Order granting preliminary approval and appointing class counsel)
- *In Re: Shop-Vac Marketing and Sales Practices Litigation*, MDL 2380 (M.D. Pennsylvania, December 9, 2016) (Memorandum by Judge Kane in support of Final Approval)
- *Foster, et al. v. L-3 Communications EOTech, Inc. et al.*, No. 6:15-cv-03519-BCW (W.D. Mo. July 7, 2017) (Order Granting Final Approval)
- *Park et al. v. Zuffa, LLC*, No. 2:17-cv-02282 (D. Nev. July 20, 2018) (Order Granting Final Approval)
- *Meghan Schmitt, et. al, v. Younique, LLC*, No. 8:17-cv-01397-jvs-jde (C.D. Cal. April 8, 2020) (Order Granting Final Approval of Class Action Settlement and Attorneys' Fees)

2. Since 2013 (when I joined the Oregon Bar), I have had experience litigating around 100 consumer cases in Oregon courts including cases involving lemon law, *Magnuson-Moss* warranty claims, unlawful debt collection, and unlawful trade practices.

3. I have reviewed the fee application documents in this case. I have also had the opportunity to review the work product of Michael Fuller and Kelly D. Jones when they worked as my co-counsel in other state and national consumer class actions.

4. Based on my vast personal experience as a consumer class action attorney, it is my belief that the hourly rates of \$525 sought by Michael Fuller and \$475 sought by Kelly D. Jones in this class action are reasonable and are within the range of rates charged by consumer class action attorneys of comparable skill and experience in Portland, Oregon. Given the experience of Fuller and Jones and considering the rates I often experience other consumer attorneys charging and being approved at in my other cases, I find the requested rates of Fuller and Jones to be relatively modest in comparison.

5. I know the facts I am testifying about based on my personal knowledge. Under 28 U.S.C. § 1746, I declare under penalty of perjury that this declaration is true and correct.

November 23, 2021

**RESPECTFULLY SUBMITTED,**

s/ Bonner Walsh  
**Bonner C. Walsh, OSB No. 131716**  
**WALSH LLC**  
**1561 Long Haul Road**  
**Grangeville, Idaho 83530**  
**TEL 541.359.2827**  
**FAX 866.503.8206**

**CERTIFICATE OF SERVICE**

I certify that on the date below, plaintiffs' counsel caused this document and all attachments to be served on the parties to this action via ECF.

November 23, 2021

s/ Michael Fuller  
**Michael Fuller, OSB No. 09357**  
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