

Filed: 12/3/08

Lead 08cv7082

Judge: Kennelly

Magistrate Judge: Brown

UNITED STATES
JUDICIAL PANEL ON
MULTIDISTRICT LITIGATION



**UNITED STATES JUDICIAL PANEL
on
MULTIDISTRICT LITIGATION**

Dec 03, 2008

**FILED
CLERK'S OFFICE**

**IN RE: TEXT MESSAGING ANTITRUST
LITIGATION**

MDL No. 1997

TRANSFER ORDER

Before the entire Panel*: Plaintiffs in actions pending in the Northern District of Illinois, the Eastern District of Louisiana, and the District of District of Columbia have moved, pursuant to 28 U.S.C. § 1407, for coordinated or consolidated pretrial proceedings of this litigation as follows: (1) plaintiffs in two Northern District of Illinois actions have moved for centralization in the Northern District of Illinois or, alternatively, the District of New Jersey; (2) plaintiffs in the Eastern District of Louisiana action have moved for centralization in the Eastern District of Louisiana or, alternatively, the Northern District of Ohio; and (3) plaintiff in one District of District of Columbia action has moved for centralization in the District of District of Columbia. Responding plaintiffs and defendants agree that centralization is appropriate and variously support one or more of the suggested transferee districts or the following districts: the Eastern District of Pennsylvania, the District of Puerto Rico, or the Western District of Washington.

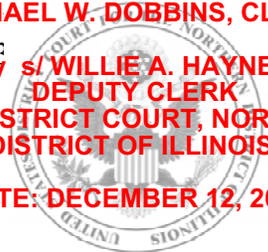
This litigation currently consists of sixteen actions listed on Schedule A and pending in twelve districts: three actions in the Northern District of Illinois; two actions each in the District of District of Columbia and the Southern District of Mississippi; and one action each in the Eastern District of Arkansas, the District of Kansas, the Eastern District of Louisiana, the District of New Jersey, the Northern District of Ohio, the Eastern District of Pennsylvania, the District of Puerto Rico, the Eastern District of Texas, and the Northern District of Texas.¹

On the basis of the papers filed and hearing session held, we find that these actions involve common questions of fact, and that centralization under Section 1407 in the Northern District of Illinois will serve the convenience of the parties and witnesses and promote the just and efficient

* Judge Motz and Judge Miller did not participate in the disposition of this matter.

¹ The Panel has been notified that fifteen additional related actions have been filed: three actions in the Northern District of Illinois; two actions each in the District of Kansas and the Eastern District of New York; and one action each in the Northern District of Alabama, the District of Arizona, the Northern District of California, the Southern District of Illinois, the Southern District of Mississippi, the District of Nevada, the District of Puerto Rico, and the Western District of Washington. These actions will be filed along actions. See Rules 7.4 and 7.5, R.P.J.P.M.L., 199 F.R.D. 425, 435.³

A TRUE COPY ATTEST
MICHAEL W. DOBBINS, CLERK
By s/ WILLIE A. HAYNES
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U.S. DISTRICT COURT, NORTHERN
DISTRICT OF ILLINOIS
DATE: DECEMBER 12, 2008

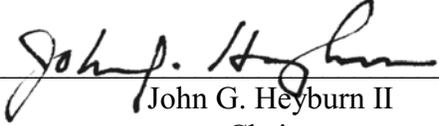


conduct of this litigation. These actions share factual questions relating to allegations that defendants conspired to fix, raise, maintain, and stabilize the price of text messaging services sold in the United States in violation of the Sherman Antitrust Act. Centralization under Section 1407 will eliminate duplicative discovery; prevent inconsistent pretrial rulings, especially with respect to class certification; and conserve the resources of the parties, their counsel and the judiciary.

We are persuaded that the Northern District of Illinois is an appropriate transferee forum for this litigation. This district, where six actions are now pending, provides a relatively central forum for this nationwide litigation. In addition, Judge Matthew F. Kennelly has the time and experience to steer this docket on a prudent course.

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, the actions listed on Schedule A and pending outside the Northern District of Illinois are transferred to the Northern District of Illinois and, with the consent of that court, assigned to the Honorable Matthew F. Kennelly for coordinated or consolidated pretrial proceedings with the actions pending there.

PANEL ON MULTIDISTRICT LITIGATION



John G. Heyburn II
Chairman

J. Frederick Motz*
Kathryn H. Vratil
W. Royal Furgeson, Jr.

Robert L. Miller, Jr.*
David R. Hansen

**IN RE: TEXT MESSAGING ANTITRUST
LITIGATION**

MDL No. 1997

SCHEDULE A

Eastern District of Arkansas

Tina L. Dillinger v. AT&T, Inc., C.A. No. 4:08-3008

08cv7083

District of District of Columbia

Kim A. Cosgrove v. Verizon Wireless, et al., C.A. No. 1:08-1575
Marie Fernandez v. Verizon Wireless, et al., C.A. No. 1:08-1621

08cv7084

08cv7085

Northern District of Illinois

Vaughanzella Smith-Howard, et al. v. AT&T, Inc., et al., C.A. No. 1:08-5198
Kevin Konkell, et al. v. AT&T, Inc., et al., C.A. No. 1:08-5353
Mathieu Brousseau, et al. v. AT&T, Inc., et al., C.A. No. 1:08-5401

District of Kansas

Lourdes Leslie v. Sprint Nextel Corp., et al., C.A. No. 2:08-2432

08cv7086

Eastern District of Louisiana

Andee Roussel, et al. v. AT&T Mobility, LLC, et al., C.A. No. 2:08-4408

08cv7087

Southern District of Mississippi

Rodney Cain v. AT&T Mobility, LLC, et al., C.A. No. 1:08-632
Kenny Knight, et al. v. AT&T Mobility LLC, et al., C.A. No. 3:08-592

08cv7088

08cv7089

District of New Jersey

Cuneo-Leider Management & Development Corp. v. Verizon Wireless, et al.,
C.A. No. 3:08-4621

08cv7090

Northern District of Ohio

Susan Orians, et al. v. AT&T, Inc., et al., C.A. No. 3:08-2191

08cv7091

MDL No. 1997 Schedule A (Continued)

Eastern District of Pennsylvania

Mark Reinhart v. Verizon Wireless, Inc., et al., C.A. No. 5:08-4607 08cv7092

District of Puerto Rico

Luis A. Maldonado-Mercado v. Verizon Wireless, Inc., et al., C.A. No. 3:08-2100 08cv7093

Eastern District of Texas

Joseph F. Clark v. Verizon Wireless, et al., C.A. No. 1:08-549 08cv7094

Northern District of Texas

Christiane Trujillo v. Verizon Wireless, et al., C.A. No. 3:08-1628 08cv7095

**Judicial Panel on Multidistrict Litigation - Panel Attorney Service List
for
MDL 1997 - IN RE: Text Messaging Antitrust Litigation**

***** Report Key and Title Page *****

Please Note: This report is in alphabetical order by the last name of the attorney. A party may not be represented by more than one attorney. See Panel rule 5.2(c).

Party Representation Key

- * Signifies that an appearance was made on behalf of the party by the representing attorney.
 - # Specified party was dismissed in some, but not all, of the actions in which it was named as a party.
- All counsel and parties no longer active in this litigation have been suppressed.

This Report is Based on the Following Data Filters

Docket: 1997 - Text Messaging AT
For Open Cases

Docket: 1997 - IN RE: Text Messaging Antitrust Litigation

Status: Transferred on 12/03/2008

Transferee District: ILN Judge: Kennelly, Matthew F.

Printed on 12/03/2008

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