

**U.S. District Court  
Western District of Wisconsin (Madison)  
CIVIL DOCKET FOR CASE #: 3:16-cv-00530-wmc**

Duncan, Danelle v. Asset Recovery Specialists, Inc. et al  
Assigned to: District Judge William M. Conley  
Referred to: Magistrate Judge Stephen L. Crocker  
Cause: 15:1692 Fair Debt Collection Act

Date Filed: 07/28/2016  
Date Terminated: 07/12/2017  
Jury Demand: Plaintiff  
Nature of Suit: 480 Consumer Credit  
Jurisdiction: Federal Question

**Plaintiff**

**Danelle Duncan**

represented by **Briane F. Pagel, Jr.**  
Lawton & Cates, S.C.  
345 W. Washington Ave. Ste. 201  
Madison, WI 53703  
608.282.6200  
Fax: 608.282.6252  
Email: bpagel@lawtoncates.com  
*LEAD ATTORNEY*  
*ATTORNEY TO BE NOTICED*

V.

**Defendant**

**Asset Recovery Specialists, Inc.**

represented by **William Warren Ehrke**  
Crivello Carlson, S.C.  
710 North Plankinton Avenue  
Suite 500  
Milwaukee, WI 53203  
414-271-7722  
Email: wehrke@crivellocarlson.com  
*ATTORNEY TO BE NOTICED*

**Defendant**

**Greg Strandlie**

represented by **William Warren Ehrke**  
(See above for address)  
*ATTORNEY TO BE NOTICED*

**Defendant**

**Wells Fargo Bank, NA**

represented by **William Warren Ehrke**  
(See above for address)  
*ATTORNEY TO BE NOTICED*

**Nathan Samuel Fronk**  
von Briesen & Roper, S.C.  
411 East Wisconsin Avenue  
Suite 1000  
Milwaukee, WI 53202

414-287-1497  
Fax: 414-276-6281  
Email: nfronk@vonbriesen.com  
*ATTORNEY TO BE NOTICED*

**Cross Claimant**

**Wells Fargo Bank, NA**

represented by **Nathan Samuel Fronk**  
(See above for address)  
*ATTORNEY TO BE NOTICED*

V.

**Cross Defendant**

**Asset Recovery Specialists, Inc.**

represented by **Clayton L. Riddle**  
Peterson, Johnson & Murray, S.C.  
788 North Jefferson Street  
Suite 500  
Milwaukee, WI 53202  
414-278-8800  
Fax: 414-278-0920  
Email: criddle@pjmlaw.com  
*ATTORNEY TO BE NOTICED*

**Maria D. Sanders**  
Peterson, Johnson, & Murray  
733 North Van Buren Street  
6th Floor  
Milwaukee, WI 53202  
414-278-8800x152  
Fax: 414-278-0920  
Email: msanders@pjmlaw.com  
*ATTORNEY TO BE NOTICED*

**William Warren Ehrke**  
(See above for address)  
*ATTORNEY TO BE NOTICED*

<b>Date Filed</b>	<b>#</b>	<b>Docket Text</b>
07/28/2016	<a href="#"><u>1</u></a>	COMPLAINT against All Defendants. ( Filing fee \$ 400 receipt number 0758-1854599.), filed by Danelle Duncan. (Attachments: # <a href="#"><u>1</u></a> Summons, # <a href="#"><u>2</u></a> Summons, # <a href="#"><u>3</u></a> Summons, # <a href="#"><u>4</u></a> Civil Cover Sheet) (Pagel, Briane) (Additional attachment(s) added on 3/3/2017 re: Spelling of party names: # <a href="#"><u>5</u></a> New Case Party Information Sheet) (lak) (Entered: 07/28/2016)
07/29/2016		Case randomly assigned to District Judge William M. Conley and Magistrate Judge Stephen L. Crocker. (kwf) (Entered: 07/29/2016)

07/29/2016		Standard attachments for District Judge William M. Conley required to be served on all parties with summons or waiver of service: <a href="#">NORTC</a> , <a href="#">Corporate Disclosure Statement</a> . (kwf) (Entered: 07/29/2016)
07/29/2016	<a href="#">2</a>	Summons Issued as to Asset Recovery Specialists, Inc., (Attachments: # <a href="#">1</a> Summons Issued as to Greg Strandlie, # <a href="#">2</a> Summons Issued as to Wells Fargo Bank, NA) (kwf) (Entered: 07/29/2016)
08/24/2016	<a href="#">3</a>	Affidavit of Service by Plaintiff. Wells Fargo Bank, NA served on 8/19/2016, answer due 9/9/2016. (Pagel, Briane) (Entered: 08/24/2016)
08/24/2016	<a href="#">4</a>	Affidavit of Service by Plaintiff. Asset Recovery Specialists, Inc. served on 8/15/2016, answer due 9/6/2016. (Pagel, Briane) (Entered: 08/24/2016)
08/24/2016	<a href="#">5</a>	Affidavit of Service by Plaintiff. Greg Strandlie served on 8/15/2016, answer due 9/6/2016. (Pagel, Briane) (Entered: 08/24/2016)
09/09/2016	<a href="#">6</a>	ANSWER, CROSSCLAIM against Asset Recovery Specialists, Inc. by Defendant Wells Fargo Bank, NA. (Fronk, Nathan) Modified on 9/11/2016. (lak) (Entered: 09/09/2016)
09/09/2016	<a href="#">7</a>	Single party consent deleted. Modified on 9/11/2016. (lak) (Entered: 09/09/2016)
09/09/2016	<a href="#">8</a>	Corporate Disclosure Statement by Defendant Wells Fargo Bank, NA. (Fronk, Nathan) (Entered: 09/09/2016)
09/15/2016	<a href="#">9</a>	Motion for Entry of Default as to Asset Recovery Specialists, Inc., Greg Strandlie by Plaintiff Danelle Duncan. Motions referred to Magistrate Judge Stephen L. Crocker. (Attachments: # <a href="#">1</a> Declaration (See <a href="#">10</a> .) (Pagel, Briane) Modified on 9/15/2016. (lak) (Entered: 09/15/2016)
09/15/2016	<a href="#">10</a>	Declaration of Attorney Briane F. Pagel filed by Plaintiff Danelle Duncan re: <a href="#">9</a> Motion for Entry of Default. (Pagel, Briane) (Entered: 09/15/2016)
09/16/2016		Set Telephone Pretrial Conference: Telephone Pretrial Conference set for 10/14/2016 at 1:00 PM before Magistrate Judge Stephen L. Crocker. Counsel for Plaintiff responsible for setting up the call to chambers at (608) 264-5153. [ <a href="#">Standing Order Governing Preliminary Pretrial Conference</a> attached] (kwf) (Entered: 09/16/2016)
09/16/2016	<a href="#">11</a>	Notice of Appearance filed by William Warren Ehrke for Defendants Asset Recovery Specialists, Inc., Greg Strandlie. (Ehrke, William) (Entered: 09/16/2016)
09/16/2016	<a href="#">12</a>	Corporate Disclosure Statement by Defendants Asset Recovery Specialists, Inc., Greg Strandlie. (Ehrke, William) (Entered: 09/16/2016)
09/16/2016	<a href="#">13</a>	Motion for Extension of Time to File Answer re: <a href="#">1</a> Complaint by Defendants Asset Recovery Specialists, Inc., Greg Strandlie. Motions referred to Magistrate Judge Stephen L. Crocker. Response due 9/23/2016. (Ehrke, William) (Entered: 09/16/2016)
09/16/2016	<a href="#">14</a>	Brief in Support of <a href="#">13</a> Motion for Extension of Time to File Answer and Combined Brief in Opposition re: <a href="#">9</a> Motion for Entry of Default by Defendants Asset Recovery Specialists, Inc., Greg Strandlie. (Ehrke, William) Modified on 9/18/2016: This is a multi-part document. (lak) (Entered: 09/16/2016)
09/16/2016	<a href="#">15</a>	Affidavit of Greg Standlie filed by Defendants Asset Recovery Specialists, Inc., Greg Strandlie re: <a href="#">13</a> Motion for Extension of Time to File Answer, (Attachments: # <a href="#">1</a> Exhibit - Email) (Ehrke, William) (Entered: 09/16/2016)
09/16/2016	<a href="#">16</a>	Affidavit of Mike Peplinski filed by Defendants Asset Recovery Specialists, Inc., Greg Strandlie re: <a href="#">13</a> Motion for Extension of Time to File Answer, (Attachments: # <a href="#">1</a> Exhibit - Email) (Ehrke, William) (Entered: 09/16/2016)

09/16/2016	<a href="#">17</a>	Affidavit of Nikki Bardell filed by Defendants Asset Recovery Specialists, Inc., Greg Strandlie re: <a href="#">13</a> Motion for Extension of Time to File Answer. (Ehrke, William) (Entered: 09/16/2016)
09/16/2016	<a href="#">18</a>	Affidavit of William W. Ehrke filed by Defendants Asset Recovery Specialists, Inc., Greg Strandlie re: <a href="#">13</a> Motion for Extension of Time to File Answer, (Attachments: # <a href="#">1</a> Exhibit A - Answer and Affirmative Defenses of Defendants Asset Recovery Specialists, Inc. and Greg Strandlie) (Ehrke, William) Modified on 9/18/2016. (lak) (Entered: 09/16/2016)
09/23/2016	<a href="#">19</a>	Brief in Opposition by Plaintiff Danelle Duncan re: <a href="#">13</a> Motion for Extension of Time to File Answer filed by Asset Recovery Specialists, Inc., Greg Strandlie (Attachments: # <a href="#">1</a> Declaration of T. Chantes in Support of Brief in Opposition, # <a href="#">2</a> Exhibit A in Support of T. Chantes Declaration, # <a href="#">3</a> Summary of Exhibit A) (Pagel, Briane) Modified on 9/29/2016: Declaration not filed as a separate docket entry and exhibits are not described. (lak) (Entered: 09/23/2016)
09/26/2016	<a href="#">20</a>	Notice by Defendants Asset Recovery Specialists, Inc., Greg Strandlie <i>to be Included in Telephone Pretrial Scheduling Conference to be held on October 14, 2016.</i> (Ehrke, William) (Entered: 09/26/2016)
09/29/2016	<a href="#">21</a>	Motion for Leave to File <i>Reply to Plaintiff's Response to Defendants' Motion to Enlarge Time to Answer and Defendants' Motion to Strike the "Declaration" of Taylor Chantes</i> by Defendants Asset Recovery Specialists, Inc., Greg Strandlie. (Ehrke, William) (Entered: 09/29/2016)
09/29/2016	<a href="#">22</a>	Affidavit of William W. Ehrke filed by Defendants Asset Recovery Specialists, Inc., Greg Strandlie re: <a href="#">21</a> Motion for Leave to File. (Ehrke, William) (Entered: 09/29/2016)
10/11/2016	<a href="#">23</a>	Joint Report of Rule 26(f) Planning Meeting. (Ehrke, William) (Entered: 10/11/2016)
10/14/2016		Minute Entry for proceedings held before Magistrate Judge Stephen L. Crocker: Telephone Preliminary Pretrial Conference held on 10/14/2016 [:10] (cak) (Entered: 10/14/2016)
10/19/2016	<a href="#">24</a>	Pretrial Conference Order - Amendments to Pleadings due 12/16/2016. Dispositive Motions due 3/3/2017. Settlement Letters due 6/30/2017. Motions in Limine due 7/10/2017, Responses due 7/24/2017. Final Pretrial Conference set for 8/1/2017 at 4:00 PM. Jury Selection and Trial set for 8/7/2017 at 9:00 AM. Signed by Magistrate Judge Stephen L. Crocker on 10/18/2016. (kwf) (Entered: 10/19/2016)
11/04/2016	<a href="#">25</a>	ORDER denying <a href="#">9</a> Motion for Entry of Default; granting <a href="#">13</a> Motion for Extension of Time to Answer; denying as moot <a href="#">21</a> Motion for Leave to File. Defendants Asset Recovery Specialists, Inc., and Greg Standlie's answer and affirmative defenses, attached as Exhibit A to the Affidavit of William W. Ehrke (dkt. # <a href="#">18</a> -1) is ACCEPTED and deemed served as of today. Signed by District Judge William M. Conley on 11/4/2016. (kwf) (Entered: 11/04/2016)
11/11/2016	<a href="#">26</a>	Notice of Appearance <i>in Defense of Plaintiff's Claims and Complaints</i> filed by William Warren Ehrke for Defendant Wells Fargo Bank, NA. (Ehrke, William) (Entered: 11/11/2016)
11/11/2016	<a href="#">27</a>	Notice of Appearance filed by Maria D. Sanders for Cross Defendant Asset Recovery Specialists, Inc. (Sanders, Maria) (Entered: 11/11/2016)
11/11/2016	<a href="#">28</a>	ANSWER to Crossclaim by Cross Defendant Asset Recovery Specialists, Inc. (Sanders, Maria) (Entered: 11/11/2016)
11/15/2016	<a href="#">29</a>	Notice of Appearance filed by Clayton L. Riddle for Cross Defendant Asset Recovery Specialists, Inc. (Riddle, Clayton) (Entered: 11/15/2016)
02/22/2017	<a href="#">30</a>	Joint Motion for Extension of Time <i>to File Dispositive Motions as to Wells Fargo Bank N.A.'s Cross-Claims</i> by Defendants Asset Recovery Specialists, Inc., Wells Fargo Bank, NA. Motions referred to Magistrate Judge Stephen L. Crocker. (Fronk, Nathan) Modified on 2/23/2017. (lak)

(Entered: 02/22/2017)

02/23/2017	31	<p><b>** TEXT ONLY ORDER **</b></p> <p>With the dispositive motion deadline of March 3, 2017, fast approaching, defendants Wells Fargo Bank N.A. and Asset Recovery, Inc. filed a joint stipulation to extend the deadline to file dispositive motions as to Wells Fargo's cross-claims against Assert Recovery. (Dkt. # <a href="#">30</a>.) As defendants' explain, were the court to grant summary judgment to defendants on plaintiff's claims, Wells Fargo's cross-claims would be moot. While the court is sympathetic to defendants' position, Wells Fargo opted to file cross-claims in this lawsuit, rather than file a separate lawsuit to address the defendants' respective liability. As such, those cross-claims are subject to the scheduling order. If the court were to adopt defendants' proposal of delaying summary judgment on Wells Fargo's cross-claims until 30 days after the court decides any motions for summary judgment on plaintiff's claims, there would not be sufficient time for the court to address a second round of summary judgment briefing before the trial date. Accordingly, defendants' joint stipulation is REJECTED. Signed by District Judge William M. Conley on 2/23/2017. (kwf) (Entered: 02/23/2017)</p>
03/03/2017	<a href="#">32</a>	<p>Deposition of Danelle Duncan taken on February 13, 2017. (Ehrke, William) (Entered: 03/03/2017)</p>
03/03/2017	<a href="#">33</a>	<p><b>MOTION FOR SUMMARY JUDGMENT</b> by Defendants Asset Recovery Specialists, Inc., Greg Strandlie, Wells Fargo Bank, NA. Brief in Opposition due 3/24/2017. Brief in Reply due 4/3/2017. (Ehrke, William) (Entered: 03/03/2017)</p>
03/03/2017	<a href="#">34</a>	<p>Proposed Findings of Fact filed by Defendants Asset Recovery Specialists, Inc., Greg Strandlie, Wells Fargo Bank, NA re: <a href="#">33</a> Motion for Summary Judgment. (Ehrke, William) (Entered: 03/03/2017)</p>
03/03/2017	<a href="#">35</a>	<p>Affidavit of Greg Strandlie (Standlie) filed by Defendants Asset Recovery Specialists, Inc., Greg Strandlie, Wells Fargo Bank, NA re: <a href="#">33</a> Motion for Summary Judgment, (Attachments: # <a href="#">1</a> Exhibit A - Order to Repossess, # <a href="#">2</a> Exhibit B - Receipt for Redeeming Personal Property) (Ehrke, William) Modified on 3/3/2017. (lak) (Entered: 03/03/2017)</p>
03/03/2017	<a href="#">36</a>	<p>Affidavit of Christopher Raabe filed by Defendants Asset Recovery Specialists, Inc., Greg Strandlie, Wells Fargo Bank, NA re: <a href="#">33</a> Motion for Summary Judgment, (Attachments: # <a href="#">1</a> Exhibit A - Motor Vehicle Purchase Contract and Retail Installment Sale Contract, # <a href="#">2</a> Exhibit B - Notice of Right to Cure, # <a href="#">3</a> Exhibit C - Second Notice of Right to Cure, # <a href="#">4</a> Exhibit D - Third Notice of Right to Cure, # <a href="#">5</a> Exhibit E - Notice of Our Plan to Sell Property and Notice of Intention to Dispose of Motor Vehicle, # <a href="#">6</a> Exhibit F - Wells Fargo Dealer Services Letter to Danelle Duncan dated April 1, 2016) (Ehrke, William) Modified on 3/3/2017. (lak) (Entered: 03/03/2017)</p>
03/03/2017	<a href="#">37</a>	<p>Brief in Support of <a href="#">33</a> Motion for Summary Judgment by Defendants Asset Recovery Specialists, Inc., Greg Strandlie, Wells Fargo Bank, NA. (Ehrke, William) (Entered: 03/03/2017)</p>
03/07/2017	<a href="#">38</a>	<p>Deposition of Danelle Duncan taken on February 13, 2017. <i>Redacted Version</i>. (Ehrke, William) Modified on 3/7/2017: Deposition at <a href="#">32</a> was not filed under seal. (lak) (Entered: 03/07/2017)</p>
03/24/2017	<a href="#">39</a>	<p>Response to Proposed Findings of Fact and Conclusions of Law by Plaintiff Danelle Duncan re: <a href="#">33</a> Motion for Summary Judgment filed by Wells Fargo Bank, NA, Asset Recovery Specialists, Inc., Greg Strandlie. (Pagel, Briane) (Entered: 03/24/2017)</p>

03/24/2017	<a href="#">40</a>	Proposed Findings of Fact and Conclusions of Law by Plaintiff Danelle Duncan re: <a href="#">33</a> Motion for Summary Judgment filed by Wells Fargo Bank, NA, Asset Recovery Specialists, Inc., Greg Strandlie. (Pagel, Briane) Modified on 3/27/2017: Page 13 is blank. (lak) (Entered: 03/24/2017)
03/24/2017	<a href="#">41</a>	Brief in Opposition by Plaintiff Danelle Duncan re: <a href="#">33</a> Motion for Summary Judgment filed by Wells Fargo Bank, NA, Asset Recovery Specialists, Inc., Greg Strandlie. (Pagel, Briane) (Entered: 03/24/2017)
03/24/2017	<a href="#">42</a>	Declaration of Briane F. Pagel filed by Plaintiff Danelle Duncan re: <a href="#">33</a> Motion for Summary Judgment, (Attachments: # <a href="#">1</a> Exhibit A - Deposition Transcript of D. Duncan (See <a href="#">44</a> for complete deposition (with cover page) in condensed format.), # <a href="#">2</a> Exhibit B - Deposition Transcript of G. Strandlie (See <a href="#">46</a> for complete deposition (with cover page).), # <a href="#">3</a> Exhibit C - Deposition Transcript of C. Raabe (See <a href="#">45</a> for complete deposition (with cover page).), # <a href="#">4</a> Exhibit D - Misc. Documents from G. Stradlie (Second page is upside down.), # <a href="#">5</a> Exhibit E - Misc. Documents from Wells Fargo) (Pagel, Briane) Modified on 3/24/2017. (lak) (Entered: 03/24/2017)
03/24/2017	<a href="#">43</a>	Affidavit of Plaintiff Danelle Duncan filed by Plaintiff Danelle Duncan re: <a href="#">33</a> Motion for Summary Judgment, (Attachments: # <a href="#">1</a> Exhibit A - Photo of "Private Property Sign") (Pagel, Briane) Modified on 3/24/2017. (Entered: 03/24/2017)
03/24/2017	<a href="#">44</a>	Deposition of Danelle Duncan taken on February 13, 2017, (Attachments: # <a href="#">1</a> Exhibit 6 - Notice of Sale, # <a href="#">2</a> Exhibit 8 - Photo of Garage Door, # <a href="#">3</a> Exhibit 10 - Lease Addendum, # <a href="#">4</a> Exhibit 15 - Photo of Scratches on Garage Floor, # <a href="#">5</a> Exhibit 20 - New Car Contract) (Pagel, Briane) Modified on 3/27/2017: Removed duplicate text. (lak) (Entered: 03/24/2017)
03/24/2017	<a href="#">45</a>	Deposition of Christopher Raabe taken on March 7 2017, (Attachments: # <a href="#">1</a> Exhibit 2 - Wells Fargo Telephone Logs) (Pagel, Briane) Modified on 3/27/2017. (lak) (Entered: 03/24/2017)
03/24/2017	<a href="#">46</a>	Deposition of Gregory L. Strandlie taken March 8, 2017, (Attachments: # <a href="#">1</a> Exhibit 5 - Property Receipt) (Pagel, Briane) Modified on 3/26/2017. (lak) (Entered: 03/24/2017)
04/03/2017	<a href="#">47</a>	Supplemental Affidavit of William W. Ehrke filed by Defendants Asset Recovery Specialists, Inc., Greg Strandlie, Wells Fargo Bank, NA re: <a href="#">33</a> Motion for Summary Judgment, (Attachments: # <a href="#">1</a> Exhibit B - WF00036-00039 Produced on 3/23/17 in Discovery in this Matter in Response to Plaintiff's Request for Production of Documents, # <a href="#">2</a> Exhibit C - Madison Police Report, # <a href="#">3</a> Exhibit D - Plaintiff's Deposition Exhibit 8) (Ehrke, William) Modified on 4/4/2017. (lak) (Entered: 04/03/2017)
04/03/2017	<a href="#">48</a>	Response to Proposed Findings of Fact filed by Defendants Asset Recovery Specialists, Inc., Greg Strandlie, Wells Fargo Bank, NA re: <a href="#">33</a> Motion for Summary Judgment. (Ehrke, William) (Entered: 04/03/2017)
04/03/2017	<a href="#">49</a>	Supplemental Proposed Findings of Fact filed by Defendants Asset Recovery Specialists, Inc., Greg Strandlie, Wells Fargo Bank, NA re: <a href="#">33</a> Motion for Summary Judgment. (Ehrke, William)

		(Entered: 04/03/2017)
04/03/2017	<a href="#">50</a>	Supplemental Affidavit of Greg Strandlie filed by Defendants Asset Recovery Specialists, Inc., Greg Strandlie, Wells Fargo Bank, NA re: <a href="#">33</a> Motion for Summary Judgment. (Ehrke, William) (Entered: 04/03/2017)
04/03/2017	<a href="#">51</a>	Disregard. See <a href="#">52</a> . Modified on 4/4/2017. (lak) (Entered: 04/03/2017)
04/04/2017	<a href="#">52</a>	Brief in Reply by Defendants Asset Recovery Specialists, Inc., Greg Strandlie, Wells Fargo Bank, NA in Support of <a href="#">33</a> Motion for Summary Judgment. (Ehrke, William) (Entered: 04/04/2017)
07/05/2017	<a href="#">53</a>	ORDER granting in part and denying in part <a href="#">33</a> Motion for Summary Judgment by Defendants Asset Recovery Specialists, Inc., Greg Strandlie, Wells Fargo Bank, NA. Signed by District Judge William M. Conley on 7/5/2017. (arw) (Entered: 07/05/2017)
07/12/2017	<a href="#">54</a>	JUDGMENT entered in favor of Defendants Asset Recovery Specialists, Inc., Greg Strandlie, Wells Fargo Bank, NA dismissing the case. (WMC /PAO) (kwf) (Entered: 07/12/2017)
07/13/2017	<a href="#">55</a>	Bill of Costs by Defendants Asset Recovery Specialists, Inc., Greg Strandlie, Wells Fargo Bank, NA. Motions referred to Peter A. Oppeneer, Clerk of Court. Objection to Bill of Costs due 7/24/2017. Brief in Support to Bill of Costs due 8/2/2017. Brief in Reply in Opposition to Bill of Costs due 8/7/2017. (Ehrke, William) (Entered: 07/13/2017)
07/13/2017	<a href="#">56</a>	Affidavit of William W. Ehrke filed by Defendants Asset Recovery Specialists, Inc., Greg Strandlie, Wells Fargo Bank, NA re: <a href="#">55</a> Bill of Costs, (Attachments: # <a href="#">1</a> Exhibit A - Gramann Reporting Invoice 244291, # <a href="#">2</a> Exhibit B - Gramann Reporting Invoice 244792, # <a href="#">3</a> Exhibit C - Gramann Reporting Invoice 244788, # <a href="#">4</a> Exhibit D - Gramann Reporting Invoice 247447) (Ehrke, William) (Entered: 07/13/2017)
08/01/2017	<a href="#">57</a>	Brief in Support of Bill of Costs by Defendants Asset Recovery Specialists, Inc., Greg Strandlie, Wells Fargo Bank, NA re: <a href="#">55</a> Bill of Costs filed by Wells Fargo Bank, NA, Asset Recovery Specialists, Inc., Greg Strandlie. (Ehrke, William) (Entered: 08/01/2017)
08/01/2017	<a href="#">58</a>	ORDER on Bill of Costs: Costs Taxed in favor of Defendants in the amount of \$2,322.20. Signed by Peter A. Oppeneer, Clerk of Court by J. Titak, Deputy Clerk on 8/1/17. (jat) (Entered: 08/01/2017)
08/07/2017	<a href="#">59</a>	NOTICE OF APPEAL by Plaintiff Danelle Duncan as to <a href="#">54</a> Judgment. Filing fee of \$ 505, receipt number 0758-2080514 paid. Docketing Statement filed. (Attachments: # <a href="#">1</a> Docketing Statement) (Pagel, Briane) Modified on 8/8/2017: Removed duplicate text. E-mail to counsel. (lak) (Entered: 08/07/2017)
08/07/2017	 <a href="#">60</a>	Motion to Alter or Amend Judgment by Plaintiff Danelle Duncan. (Pagel, Briane) (Entered: 08/07/2017)
08/07/2017	<a href="#">61</a>	Brief in Support re: <a href="#">60</a> Motion to Alter or Amend Judgment by Plaintiff Danelle Duncan. (Pagel, Briane) Modified on 8/8/2017: Corrected docketing event; termed motion. E-mail to counsel. Disregard future errors. Counsel to refile. (lak) (Entered: 08/07/2017)
08/08/2017	<a href="#">62</a>	Appeal Information Packet. (lak) (Entered: 08/08/2017)