IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI WESTERN DIVISION

MINNIE PEARL (POE) LANDRUM,)
Plaintiff,)
v.) No. 08-441-CV-W-DW
MEADOWS CREDIT UNION,)
Defendant.)

FINAL JUDGMENT

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that:

1. The settlement of the claims of the Settlement Class on the terms set forth in the parties' Settlement Agreement and Release ("Agreement"), dated October 13, 2011 is approved, and the following settlement class is granted final certification for settlement purposes under Rule 23:

Those persons who:

- a. Obtained a motor vehicle loan or financing from Meadows Credit Union in conjunction with a "Portfolio Management Program" administered by Centrix Financial, LLC; and
- Who obtained a Missouri Certificate of Title for that motor vehicle identifying
 Meadows Credit Union as the lienholder; and
- c. Had said motor vehicle repossessed.

(The "Settlement Class").

2. Individual notice complying with Rule 23 was sent to the last-known address of each member of the Settlement Class as identified on Exhibit E to the Agreement. The Court finds all

members of the Settlement Class set forth in Exhibit E to the Settlement Agreement to be members of the Settlement Class and are bound by this Final Judgment, except for those

members who timely excluded themselves from the Settlement Class.

3. The claims in this Litigation against Defendant Meadows Credit Union are dismissed

on the merits and with prejudice according to the terms set forth in the Agreement and in the

Court's Order Finally Approving Class Action Settlement and Certifying a Class for Settlement

Purposes ("Approval Order"), without costs to any part except as provided in the Approval

Order.

4. Plaintiff Minnie Landrum and all members of the Settlement Class who did not timely

exclude themselves from the Settlement Class shall be bound by the Release provided in

Paragraph 6 of the Agreement.

5. The Court will retain continuing jurisdiction over this Litigation for the purposes set

forth in the Approval Order.

6. Unless otherwise provided herein, all capitalized terms in this Order shall have the

same meaning as those terms in the Agreement.

SO ORDERED.

Date: March 16, 2012 /s/ Dean Whipple

Dean Whipple United States District Judge