	Case 5:21-cv-01144-NC Document 1 F	-iled 02/16/21	Page 1 of 25						
1 2 3 4 5 6 7 8 9 10 11	 DANIEL L. WARSHAW (Bar No. 185365) dwarshaw@pswlaw.com PEARSON, SIMON & WARSHAW, LLP 15165 Ventura Boulevard, Suite 400 Sherman Oaks, California 91403 Telephone: (818) 788-8300 Facsimile: (818) 788-8104 HASSAN A. ZAVAREEI (Bar No. 181547) hzavareei@tzlegal.com TYCKO & ZAVAREEI LLP 1828 L Street NW, Suite 1000 Washington, D.C. 20036 Telephone: (202) 973-0900 Facsimile: (202) 973-0950 Attorneys for Plaintiff and the Proposed Class [Additional counsel appears on signature page] 								
12 13	UNITED STATES	DISTRICT CO	∐RT						
14		ICT OF CALIF	NORTHERN DISTRICT OF CALIFORNIA						
		a							
15	KIESHA LOWE, individually and on behalf of all others similarly situated,	CASE NO.							
16			ON COMPLAINT						
	of all others similarly situated,	CLASS ACTI	ON COMPLAINT						
16	of all others similarly situated, Plaintiff, v.	CLASS ACTI							
16 17	of all others similarly situated, Plaintiff, v. APPLE INC., a California corporation,	CLASS ACTI							
16 17 18	of all others similarly situated, Plaintiff, v.	CLASS ACTI							
16 17 18 19	of all others similarly situated, Plaintiff, v. APPLE INC., a California corporation,	CLASS ACTI							
16 17 18 19 20	of all others similarly situated, Plaintiff, v. APPLE INC., a California corporation,	CLASS ACTI							
 16 17 18 19 20 21 	of all others similarly situated, Plaintiff, v. APPLE INC., a California corporation,	CLASS ACTI							
 16 17 18 19 20 21 22 	of all others similarly situated, Plaintiff, v. APPLE INC., a California corporation,	CLASS ACTI							
 16 17 18 19 20 21 22 23 	of all others similarly situated, Plaintiff, v. APPLE INC., a California corporation,	CLASS ACTI							
 16 17 18 19 20 21 22 23 24 	of all others similarly situated, Plaintiff, v. APPLE INC., a California corporation,	CLASS ACTI							
 16 17 18 19 20 21 22 23 24 25 	of all others similarly situated, Plaintiff, v. APPLE INC., a California corporation,	CLASS ACTI							
 16 17 18 19 20 21 22 23 24 25 26 	of all others similarly situated, Plaintiff, v. APPLE INC., a California corporation,	CLASS ACTI							
 16 17 18 19 20 21 22 23 24 25 26 27 	of all others similarly situated, Plaintiff, v. APPLE INC., a California corporation, Defendant.	CLASS ACTI							

Plaintiff Kiesha Lowe ("Plaintiff Lowe"), individually and on behalf of all other persons
 similarly situated, and through her attorneys of record, alleges the following against Apple Inc.
 ("Apple" or "Defendant"), based upon personal knowledge with respect to herself, on information
 and belief derived from investigation of counsel, and review of public documents as to all other
 matters.

INTRODUCTION

This is a class action arising from Apple's profiting from illegal gambling games
 developed by Zynga, Inc. ("Zynga") and offered, sold, and distributed by Apple through its App
 Store for consumers to download and play. Apple offers, sells, and distributes casino-style slot
 machines, casino-style table games, and other common gambling games to consumers through its
 App Store, which, for the reasons set forth herein, constitutes illegal gambling pursuant the law of
 various states.

PARTIES

2. Plaintiff is an adult citizen and resident of the State of Mississippi.

15 3. Apple Inc. is a California corporation with its principal place of business in
16 Cupertino, California.

17

13

14

6

JURISDICTION AND VENUE

This Court has subject matter jurisdiction pursuant to the Class Action Fairness Act
 of 2005 ("CAFA"), 28 U.S.C. § 1332(d). The amount in controversy exceeds the sum of
 \$5,000,000 exclusive of interest and costs, there are more than 100 putative class members, and
 minimal diversity exists because putative class members are citizens of a different state than
 Defendant.

5. This Court has personal jurisdiction over Defendant because it is authorized to and
regularly conducts business in California and its principal place of business is in California.

6. Venue is proper in this District under 28 U.S.C. § 1391(b)(2) because Defendant
resides in this District and a substantial part of the events or omissions giving rise to Plaintiff's
claims occurred in this District.

- 28 ///
 - 949472.1

1 2

FACTUAL ALLEGATIONS

7. Apple designs, manufactures, and markets smartphones, personal computers,
3 tablets, wearables and accessories, and sells a variety of related services.

8. As part of the related services that it sells, Apple operates various platforms,
including its App Store. The App Store is a digital distribution platform, developed and maintained
by Apple, for mobile applications ("Apps") on its iOS & iPadOS operating systems. The App
Store allows consumers to browse and download Apps developed with Apple's iOS Software
Development Kit. Apps can be downloaded on the iPhone smartphone, the iPod Touch handheld
computer, or the iPad tablet computer, and some can be transferred to the Apple Watch smartwatch
or to 4th-generation or newer Apple TVs as extensions of iPhone Apps.

9. The Apps sold and delivered by Apple through the App Store are developed by
third parties (*i.e.*, developers). As of October 2020, the App Store features around 1.96 million
Apps available for download.¹

14 10. Developers and Apple have several options for monetizing an App, including the
15 "Freemium Model," which is utilized by Apple and Apps developed by Zynga that are the subject
16 of this lawsuit.² Under the Freemium Model, consumers can download the App for free (*i.e.*, "free17 to-play" Apps), but consumers are then offered optional additional in-app features that require
18 payments (*i.e.*, "in-app purchases").³

19 11. Apple provides in-app payment processing services to iPhone app developers,
20 including Zynga, and consumers through the App Store.⁴

21 12. Apple consumers who want to purchase an App or make in-app purchases through 22 the App Store must pay money directly to Apple, which provides the payment interface. Apple 23 See https://www.statista.com/statistics/276623/number-of-apps-available-in-leading-app-24 stores/ (last visited February 9, 2021). 25 See https://developer.apple.com/app-store/business-models/ (last visited January 29, 2021); https://support.apple.com/en-us/HT202023 (last visited January 29, 2021). 26 Id. 27 https://www.cnbc.com/2020/07/22/apple-defends-app-stores-30percent-cut-ahead-of-timcook-testimony.html (last visited December 23, 2020) (hereinafter "CNBC"). 28 949472.1 CLASS ACTION COMPLAINT

Case 5:21-cv-01144-NC Document 1 Filed 02/16/21 Page 4 of 25

consumers must create an Apple ID and register a valid method of payment to make payments to
 Apple for any purchases made through the App Store (including in-app purchases).⁵

13. Likewise, Apple mandates that App developers who offer and distribute their Apps
in the App Store must process all payments for Apps and in-app purchases through Apple.⁶ Apple
takes a commission of up to 30% of all revenue generated by sales of Apps in its App Store and
in-app purchases made on Apps obtained through the App Store.⁷ Apple characterizes the
commission as a fee for distribution of the App and the cost of running the App Store. The
developer receives the remaining 70%.⁸

9 14. The Apps referenced herein could not be downloaded by Apple consumers, and
10 Apple consumers would not be able to make in-app purchases, without Apple's offering and
11 distributing of the Apps (and selling of coins through in-app purchases) through the App Store.

12 15. Apple also provides marketing guidance, tools, promotional offers, and more to
13 help drive discovery of Apps and in-app purchases.⁹ For example, Apple features select Apps on
14 the App Store.¹⁰

15 16. When considering apps to feature, Apple's editors look for high-quality apps across
all categories, with a particular focus on new apps and apps with significant updates. There is no
paid placement or checklist of requirements for apps the App Store features.¹¹

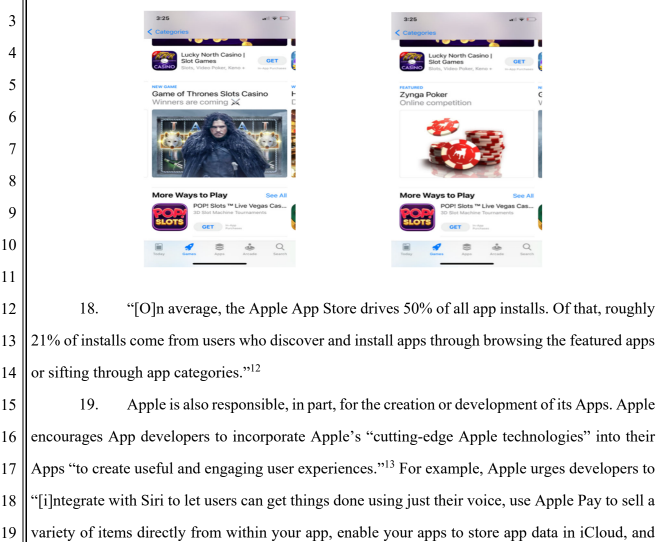
- 20 5 See https://support.apple.com/en-us/HT202631 (last visited January 29, 2021).
- ⁶ Damien Geradin and Dimitrios Katsifis, *The Antitrust Case Against the Apple App Store*(April 22, 2020), at 13, available at
- https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3583029 (last visited January 29, 2021)
 (hereinafter "Geradin and Katsifis"); see also https://developer.apple.com/in-app-purchase/ (last visited January 29, 2021).
- 24 7 See <u>https://www.cnbc.com/2020/11/18/apple-will-cut-app-store-fees-by-half-to-15percent-for-small-developers.html</u> (last visited January 29, 2021).
- ⁸ Geradin and Katsifis at 18-19, *supra* note 3.
- 26 9 See <u>https://developer.apple.com/app-store/promote/</u> (last visited February 8, 2021).
- 27 10 Id.

18

19

28 ¹¹ <u>https://developer.apple.com/app-store/discoverability/</u> (last visited February 8, 2021). 949472.1

1 17. Zynga-developed Apps such as Game of Thrones Slots and Zynga Poker are
 2 featured in the App Store.



20 much more."¹⁴ Apple contributes materially to the illegality of the casino-style apps referenced
21 herein by engaging in the foregoing conduct with Zynga.

22

Casino-Style Apps Offered Through the App Store

- 23 20. Apple permits and facilitates illegal gambling by operating as an unlicensed
 24 casino.
- 25

26 See <u>https://www.storemaven.com/ios-12-and-app-store-</u>

- personalization/?trafficSource=newsletter&cmpn=ios12updates (last visited February 8, 2021).
- 27 ¹³ See <u>https://developer.apple.com/programs/</u> (last visited February 9, 2021).
- 28 ¹⁴ *Id.*

949472.1

21. Apple sells, offers, and distributes several free-to-play casino-style games (*i.e.*, slot 1 2 machines and casino-style table games) developed by Zynga through the App Store ("Zynga 3 Casino Apps") for consumers to download and play, including, but not limited to, 101 YüzBir Okey Plus, Bid Whist Plus, Black Diamond Casino Slots, Game of Thrones Slots Casino, Gin 4 5 Rummy Plus, Hit it Rich! Slots, Okey Plus, Solitaire, Spades Plus, Willy Wonka Slots, Wizard of Oz Slots, Zero21 Solitaire, and Zynga Poker. 6

7 22. When a consumer downloads and initially opens a Zynga Casino App, the consumer is given free "coins" or "chips" to start with, *i.e.*, 100,000 or 1,000,000 to play the game. 8 9 The Zynga Casino Apps work essentially like a casino slot machine or other Las Vegas-style games like blackjack, roulette, poker, keno, bingo, and other card and gambling games. A loss 10 results in a loss of coins or chips, but the consumer has an opportunity to win additional coins or 11 chips. Ultimately, the consumer will run out of coins or chips and will be prompted to use real 12 13 money to purchase additional coins or chips for the chance to continue playing the game.

14 23. Consumers do not have the ability to collect actual cash as a result of "winning" 15 games, but they do have the ability to win and therefore acquire more playing time.

16 24. Paying money in a game for a chance to win more playing time violates the anti-17 gambling laws of the twenty-five states that are at issue in this case. See Ala. Code § 13A-12-20 (Alabama); Ark. Code Ann. § 16-118-103 (Arkansas); Conn. Gen. Stat. § 53-278a (Connecticut); 18 19 OCGA § 16-12-20 (Georgia); 720 ILCS 5/28-1 (Illinois); IC §35-45-5-1 (Indiana); KRS 528.101 20 (Kansas); Mass. Gen. Laws ch. 137, § 1 (Massachusetts); MN ST § 609.75 (Minnesota); MS ST § 87-1-5 (Mississippi); Mo. Rev. Stat. § 572.010 (Missouri); MT Code § 23-5-112(14) (Montana); 21 22 N.H. Rev. Stat. § 647.2 (New Hampshire); N.J. Stat. § 2C:37-1 (New Jersey); N.M. Stat. § 30-19-23 1 (New Mexico); N.Y. Penal L. 225.00 (New York); Ohio Rev. Code § 2915.01 (Ohio); Or. Rev. Stat. § 167.117 (Oregon); S.C. Code § 32-1-10 (South Carolina); S.D. Codified Laws § 22-25A 24 25 (South Dakota); Tenn. Code § 39-17-501 (Tennessee); 13 V.S.A. § 2141 (Vermont); Va. Code § 26 18.2-325 (Virginia); Wash. Rev. Code § 9.46.010 (Washington); W. Va. Code §61-10-5 (West 27 Virginia). 28 ///

949472.1

1	25. In 2019, people in the United States lost approximately \$3.5 billion playing "free-					
2	to-play" Apps like the Zynga Casino Apps. ¹⁵ Despite the fact these Zynga Casino Apps do not					
3	offer an opportunity to win real money or prizes, the money spent by consumers to purchase					
4	additional coins or chips to continue playing the Apps can lead to devastating consequences for					
5	those who get addicted. ¹⁶					
6	26. A study analyzing "free-to-play" casino-style Apps stated:					
7	[Researchers] found that [free-to-play] casino gamers share many similar					
8	sociodemographic characteristics (e.g., employment, education, income) with online gamblers. Given these similarities, it is perhaps not surprising that a strong					
9	predictor of online gambling is engagement in [free-to-play] casino games. Putting					
10	a dark line under these findings, over half (58.3%) of disordered gamblers who were seeking treatment stated that social casino games were their first experiences					
11	with gambling.					
12	A coording to [another study] the nurshage of virtual aradits or virtual items makes					
13	According to [another study], the purchase of virtual credits or virtual items makes the activity of [free-to-play] casino gaming more similar to gambling. Thus, micro-					
14	transactions ¹⁷ may be a crucial predictor in the migration to online gambling, as these players have now crossed a line by paying to engage in these activities.					
15	Although, [sic] only 1-5% of [free-to-play] casino gamers make micro-					
16	transactions, those who purchase virtual credits spend an average of \$78. Despite the limited numbers of social casino gamers purchasing virtual credits, revenues					
17	from micro-transactions account for 60% of all [free-to-play] casino gaming					
18	revenue. Thus, a significant amount of revenue is based on players' desire to purchase virtual credits above and beyond what is provided to the player in seed credits. ¹⁸					
19						
20	¹⁵ See <u>https://www.king5.com/article/life/wellness/social-casino-free-to-play-gambling-</u>					
21	addiction-help/281-e79beef2-9ca6-4d9d-9e92-b99042f1d1cc (last accessed January 28, 2021)					
22	(hereinafter, "King5").					
23	 <i>Id.</i> "Microtransactions, often abbreviated as MTX, are a business model where users can 					
23 24	purchase virtual goods with micropayments. Microtransactions are often used in free-to-play					
25	games to provide a revenue source for the developers." <i>See</i> <u>https://en.wikipedia.org/wiki/Microtransaction</u> (last visited February 9, 2021).					
23 26	¹⁸ Hyoun S. Kim, Michael J. A. Wohl, et al., Do Social Casino Gamers Migrate to Online					
20 27	<i>Gambling? An Assessment of Migration Rate and Potential Predictors</i> , Journal of gambling studies / co-sponsored by the National Council on Problem Gambling and Institute for the Study					
27	of Gambling and Commercial Gaming (Nov. 14, 2014), available at http://link.springer.com/content/pdf/10.1007%2Fs10899-014-9511-0.pdf (citations omitted).					
-0	949472.1 7					
	CLASS ACTION COMPLAINT					

Case 5:21-cv-01144-NC	Document 1	Filed 02/16/21	Page 8 of 25
-----------------------	------------	----------------	--------------

1	27. Most of the revenue earned from these casino-style Apps (<i>i.e.</i> , 80-90%) is made					
2	from a small portion (<i>i.e.</i> , about 3%) of their players, who are specifically targeted because of the					
3	large amounts they will spend. ¹⁹					
4	28. Nate Halverson, a journalist with Reveal from the Center for Investigative					
5	Reporting said:					
6	They're using artificial intelligence to target those specific players who, like [a woman] I reported on will spend \$400,000. She didn't have \$400,000.					
7 8 9 10						
11 12	29. Governments across the world have acted to limit the availability of micro-					
13	transaction-based games of chance (like the Zynga Casino Apps) due to their similarity to games					
14	of chance found in actual casinos. ²¹ Regrettably, such games have avoided regulation in the United					
15	States, resulting in thousands of consumers spending millions of dollars to become addicted to					
16	these unlawful games that they downloaded from the App Store, while Apple earns a substantial					
17	profit.					
18	30. Since Apple is responsible, in part, for the creation or development of the Zynga					
19	Casino Apps and provides the sole means by which Zynga Casino App developers can offer,					
20	distribute, and sell their Zynga Casino Apps to Apple consumers (i.e., through the App Store),					
20 21	Apple functions as an information content provider for the subject Zynga Casino Apps.					
22	$\frac{19}{19}$ King5, <i>supra</i> note 15.					
23	20 Id.					
24	²¹ In late August 2014, South Korea began regulating "social gambling" games, including					
25 26	games similar to the Zynga Casino Apps, by "ban[ning] all financial transactions directed" to the games. PokerNews.com, <i>Korea Shuts Down All Facebook Games In Attempt To Regulate Social</i>					
26 27	<i>Gambling</i> <i>PokerNews</i> , https://www.pokernews.com/news/2014/09/korea-shuts-down-facebook-games-19204.htm (last visited Feb. 11, 2019). Similarly, "the Maltese Lotteries and Gambling					
27 28	Authority (LGA) invited the national Parliament to regulate all digital games with prizes by the end of 2014." <i>Id.</i>					
	949472.1 8					
	CLASS ACTION COMPLAINT					

31. Accordingly, Apple actively enables, permits, promotes, and profits from illegal
 gambling.

3

The History of Civil Remedy Statutes for Recovery of Gambling Losses

32. 4 Purportedly, "[i]n the seventeenth and eighteenth centur[ies], gambling among the British gentry was rampant."22 Problems were created for England's land-based aristocracy 5 6 because of large transfers of wealth or property related to gambling. This problem apparently led the English in 1710 to adopt "[a]n Act for the better preventing of excessive and deceitful gaming," 7 8 9 Anne, ch. 14 (1710), which is known as the Statute of Anne (named for Britain's then reigning 9 Queen).²³ 10 33. "England's *Statute of Anne*...provided for a recovery action by the losing gambler,

11 or any other person on the gambler's behalf, for gambling debts already paid."²⁴ It stated, in

12 pertinent part, that:

[A]ny Person . . . who shall . . . by playing at Cards, Dice, Tables, or other Game or Games whatsoever, or by betting on the Sides or Hands of such as do play any of the Games aforesaid, lose to any . . . Person . . . so playing or betting in the whole, the Sum or Value of ten Pounds, and shall pay or deliver the same or any Part thereof, the Person . . . losing and paying or delivering the same, shall be at Liberty within three Months then next, to sue for and recover the Money or Goods so lost, and paid or delivered or any Part thereof, from the respective Winner . . . thereof, with Costs of Suit, by Action of Debt ²⁵

- 18 34. The twenty-five states at issue here Alabama, Arkansas, Connecticut, Georgia,
- 19 Illinois, Indiana, Kentucky, Massachusetts, Minnesota, Mississippi, Missouri, Montana, New
- 20 Hampshire, New Jersey, New Mexico, New York, Ohio, Oregon, South Carolina, South Dakota,
- 21
 22 Ronald J. Rychlak, *The Introduction of Casino Gambling: Public Policy and the Law*, 64
 22 Miss. L.J. 291, 296 n.32 (1995).
- 23 State of Tennessee Office of the Attorney General, *Applicability of Statute of Anne Provisions Regarding Gambling*, Opinion No. 04-046 (March 18, 2004), available at
- 24 <u>https://www.tn.gov/content/dam/tn/attorneygeneral/documents/ops/2004/op04-046.pdf</u> (last visited January 28, 2021).
- ²⁴ Joseph Kelly, Caught in the Intersection Between Public Policy and Practicality: A Survey of the Legal Treatment of Gambling-Related Obligations in the United States, 5 Chap. L. Rev. 87 (2002).
- An Act for the Better Preventing of Excessive and Deceitful Gaming, 1710, 9 Ann. c. 14, § 2
 (Eng.).

949472.1

Tennessee, Vermont, Virginia, Washington, and West Virginia – have enacted civil remedy
 statutes designed to curtail excessive gambling losses based on legal principals adopted from the
 Statute of Anne.

4 35. These states have similar statutes that prohibit profiting from unlawful gambling 5 activity and provide a statutory civil cause of action to recover money paid and lost due to gambling: Ala. Code § 8-1-150; Ark. Code Ann. § 16-118-103; Conn. Gen. Stat. § 52-554; OCGA 6 7 § 13-8-3; 720 ILCS 5/28-8; IC 34-16-1-2; KRS 372.020; Mass. Gen. Laws ch. 137, § 1; MN ST § 8 541.20; MS ST § 87-1-5; Mo. Rev. Stat. § 434.030; MT Code § 23-5-131; N.H. Rev. Stat. § 338:3; 9 N.J. Stat. § 2A:40-5; N.M. Stat. § 44-5-1; N.Y. Gen. Oblig. Law §§ 5-419, 5-421; Ohio Rev. Code 10 § 3763.02; Or. Rev. Stat. § 30.740; S.C. Code § 32-1-10; S.D. Codified Laws § 21-6-1; Tenn. Code § 28-3-106; 9 V.S.A. § 3981; Va. Code § 11-15; Wash. Rev. Code § 4.24.070; and W. Va. 11 Code § 55-9-3 ("Civil Remedy Statutes for Recovery of Gambling Losses"). 12

13

Facts Specific to Plaintiff

36. In late 2015, Plaintiff downloaded a Zynga Casino App, Wizard of Oz Slots, on her
iPhone from the App Store. Plaintiff initially played Wizard of Oz Slots for free, but eventually
purchased coins through in-app purchases (paid directly to Apple) so she could continue playing.
Plaintiff Lowe purchased coins in increments of \$4.99, \$9.99, and \$19.99 on multiple occasions.
In the three (3) years prior to the filing of this Complaint, Plaintiff paid more than \$250.00 in coin
purchases to Apple to continue playing Wizard of Oz Slots.

37. Accordingly, Plaintiff, on behalf of herself and all others similarly situated, seeks
to recover money paid and lost due to gambling on the Zynga Casino Apps pursuant to state law,
as set forth herein.

23

CLASS ACTION ALLEGATIONS

38. Pursuant to the provisions of Rules 23(a), (b)(2), and (b)(3) of the Federal Rules of
Civil Procedure, Plaintiff brings this action on behalf of herself and the following Multistate Class
and State Classes (collectively "Class"):

- 27 ///
- 28 /
 - 5 ///

949472.1

Multistate Class:

1

2

3

4

5

6

7

8

9

11

12

13

14

16

17

19

20

21

22

24

25

26

27

All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Alabama, Arkansas, Connecticut, Georgia, Illinois, Indiana, Kentucky, Massachusetts, Minnesota, Mississippi, Missouri, Montana, New Hampshire, New Jersey, New Mexico, New York, Ohio, Oregon, South Carolina, South Dakota, Tennessee, Vermont, Virginia, Washington, and West Virginia.

Alabama State Class:

All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Alabama.

Arkansas State Class:

All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Arkansas.

10 Connecticut State Class:

All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Connecticut.

Georgia State Class:

All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Georgia.

15 Illinois State Class:

All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Illinois.

18 Indiana State Class:

All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Indiana.

Kentucky State Class:

All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Kentucky.

23 Massachusetts State Class:

All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Massachusetts.

Minnesota State Class:

All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Minnesota.

28

949472.1

11 CLASS ACTION COMPLAINT

	Cas	e 5:21-cv-01144-NC Document 1 Filed 02/16/21 Page 12 of 25
1		Mississippi State Class:
2		
3		All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Mississippi.
4		Montana State Class:
5		All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Montana.
6		New Hampshire State Class:
7		All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in New Hampshire.
8 9		New Jersey State Class:
10		All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in New Jersey.
11		New Mexico State Class:
12		All persons who paid money to Apple for coins to wager on the Zynga Casino Apps
13		and reside in New Mexico.
14		New York State Class:
15 16		All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in New York.
17		Ohio State Class:
18		All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Ohio.
19		Oregon State Class:
20		All persons who paid money to Apple for coins to wager on the Zynga Casino Apps
21		and reside in Oregon.
22		South Carolina State Class:
23		All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in South Carolina.
24		South Dakota State Class:
25 26		All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in South Dakota.
20 27	///	
27	///	
	949472.1	12
		CLASS ACTION COMPLAINT

	Case 5:21-cv-01144-NC Document 1 Filed 02/16/21 Page 13 of 25
1 2 3	Tennessee State Class: All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Tennessee. Vermont State Class:
4	All persons who paid money to Apple for coins to wager on the Zynga Casino Apps
5	and reside in Vermont.
6 7	Virginia State Class:
8	All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Virginia.
9	Washington State Class:
10	All persons who paid money to Apple for coins to wager on the Zynga Casino Apps and reside in Washington.
11	West Virginia State Class:
12 13	All persons who paid money to Apple for coins to wager on the Zynga Casino Apps
13	and reside in West Virginia.39. Excluded from the Class are Zynga and its officers, directors, legal representatives,
15	successors, subsidiaries, and assigns; Apple itself, any entity in which Apple has controlling
16	interests, and Apple's officers, directors, legal representatives, successors, subsidiaries, and
17	assigns; and any judicial officer presiding over this matter, members of their immediate family,
18	members of their judicial staff, and any judge sitting in the presiding court system who may hear
19	an appeal of any judgment entered.
20	40. Certification of Plaintiff's claims for classwide treatment is appropriate because
21	Plaintiff can prove the elements of her claims on a classwide basis using the same evidence as
22	would be used to prove those elements in individual actions asserting the same claims.
23	41. This action has been brought and may be properly maintained on behalf of the
24	Multistate and/or State Classes proposed herein under Rule 23 of the Federal Rule of Civil
25	Procedure and satisfies the numerosity, commonality, typicality, adequacy, predominance, and
26	superiority requirements of its provisions.
27	42. Plaintiff reserves the right to amend the Multistate and State Class definitions based
28	upon information learned through discovery.
	949472.1 13
	CLASS ACTION COMPLAINT

43. Numerosity. Fed. R. Civ. P. 23(a)(1). Consistent with Rule 23(a)(1), the members
 of the Class are so numerous and geographically dispersed that the joinder of all members is
 impractical. While the exact number of class members is unknown to Plaintiff at this time, there
 are millions of reviews for some Gambling Apps, suggesting that at least hundreds of thousands
 of people have downloaded and played the subject Zynga Gambling Apps. The members of the
 Class can be readily identified through Apple's records.

7 44. Commonality and Predominance. Fed. R. Civ. P. 23(a)(2) and (b)(3). This
8 action involves common questions of law and fact that predominate over any questions affecting
9 individual Class members. The common questions include, but are not limited to:

10

a.

Whether Defendant engaged in the conduct alleged herein;

b. Whether these virtually identical Zynga Casino Apps offered and
distributed by Apple for download and for sale of in-app purchases through Defendant's App Store
violate the Civil Remedy Statutes for Recovery of Gambling Losses;

c. Whether gambling for additional playtime constitutes a thing of value under
Civil Remedy Statutes for Recovery of Gambling Losses;

d. Whether Defendant violated the Civil Remedy Statutes for Recovery of
Gambling Losses through its active participation in the promotion and sale of in-app purchase
through the App Store;

e. Whether Plaintiff and the Class members are entitled to recover the money
they lost on the Zynga Casino Apps under the Civil Remedy Statutes for Recovery of Gambling
Losses;

f. Whether Defendant has been unjustly enriched under applicable state laws;
and

g. Such other common factual and legal issues as are apparent from theallegations and causes of action asserted in the Complaint.

45. Typicality. Fed. R. Civ. P. 23(a)(3). Plaintiff's claims are typical of other Class
members' claims because Plaintiff and Class members were subjected to the same allegedly

CLASS ACTION COMPLAINT

28

949472.1

unlawful conduct and damaged in the same way, *i.e.*, they all lost money to Apple in an effort to 1 2 win additional playtime on the Zynga Casino Apps.

3

46. Adequacy. Fed. R. Civ. P. 23(a)(4). Consistent with Rule 23(a)(4), Plaintiff will fairly and adequately represent the Class. Plaintiff has the best interests of the members of the 4 5 Class in mind. Plaintiff has no conflicts of interest with the Class. Plaintiff's counsel are competent and experienced in litigating class actions, including extensive experience in consumer 6 7 protection claims. Plaintiff intends to vigorously prosecute this case.

8 47. Superiority. Fed. R. Civ. P. 23(b)(3). A class action is superior to other available 9 methods for the fair and efficient adjudication of these claims because individual joinder of the 10 claims of all members of the Class is impracticable. Many members of the Class are without the financial resources necessary to pursue this matter. Even if some could afford to litigate claims 11 12 separately, such a result would be unduly burdensome to the courts in which the individualized 13 cases would proceed. Individual litigation increases the time and expense of resolving a common 14 dispute concerning Defendant's actions toward an entire group of individuals. Class action 15 procedures allow for far fewer management difficulties in matters of this type and provide the 16 unique benefits of unitary adjudication, economies of scale, and comprehensive supervision over 17 the entire controversy by a single judge in a single court.

18 48. The Class may be certified pursuant to Rule 23(b)(2) of the Federal Rules of Civil 19 Procedure because Defendant has acted on grounds generally applicable to the Class, thereby 20 making final injunctive relief and corresponding declaratory relief appropriate with respect to the 21 claims raised by the Class.

49. 22 The Class may also be certified pursuant to Rule 23(b)(3) of the Federal Rules of 23 Civil Procedure because questions of law and fact common to members of the Class will 24 predominate over questions affecting individual members, and a class action is superior to other 25 methods for fairly and efficiently adjudicating the controversy and causes of action described in 26 this Complaint.

- 27 ///
- 28 ///
 - 949472.1

1

2

3

4

5

6

<u>CAUSES OF ACTION</u> <u>COUNT I</u> VIOLATION OF CIVIL REMEDY STATUTES FOR RECOVERY OF GAMBLING LOSSES

50. Plaintiff realleges and incorporates the preceding paragraphs, as if fully set forth herein.

51. Plaintiff brings this claim on behalf of herself and the Multistate Class under the
Civil Remedy Statutes for Recovery of Gambling Losses, which are materially uniform in the
states of Alabama, Arkansas, Connecticut, Georgia, Illinois, Indiana, Kentucky, Massachusetts,
Minnesota, Mississippi, Missouri, Montana, New Hampshire, New Jersey, New Mexico, New
York, Ohio, Oregon, South Carolina, South Dakota, Tennessee, Vermont, Virginia, Washington,
and West Virginia. In the alternative, Plaintiff bring this action on behalf of each State Class under
the Civil Remedy Statute for Recovery of Gambling Losses enacted under the law of each State.

14 52. The twenty-five states identified above have enacted the following Civil Remedy
15 Statutes for Recovery of Gambling Losses, all of which are materially similar and were designed
16 to effectuate the states' public policy against gambling.

a. Ala. Code § 8-1-150(a) ("Any person who has paid any money or delivered
any thing of value lost upon any game or wager may recover such money, thing, or its value by an
action commenced within six months from the time of such payment or delivery.");

b. Ark. Code Ann. § 16-118-103(a)(1)(A)(i) ("Any person who loses any
money or property at any game or gambling device, or any bet or wager whatever, may recover
the money or property by obtaining a judgment ordering the return of the money or property
following an action against the person winning the money or property.");

c. Conn. Gen. Stat. § 52-554 ("Any person who, by playing at any game, or
betting on the sides or hands of such as play at any game...loses the sum or value of one dollar in
the whole and pays or delivers the same or any part thereof, may, within three months next
following, recover from the winner the money or the value of the goods so lost and paid or
delivered....");

d. OCGA § 13-8-3(b) ("Money paid or property delivered upon a gambling
 consideration may be recovered from the winner by the loser by institution of an action for the
 same within six months after the loss and, after the expiration of that time, by institution of an
 action by any person, at any time within four years, for the joint use of himself and the educational
 fund of the county.");

e. 720 ILCS 5/28-8(a) ("Any person who by gambling shall lose to any other
person, any sum of money or thing of value, amounting to the sum of \$50 or more and shall pay
or deliver the same or any part thereof, may sue for and recover the money or other thing of value,
so lost and paid or delivered, in a civil action against the winner thereof, with costs, in the circuit
court...");

f. IC 34-16-1-2 ("If a person, by betting on a game or on the hands or sides of
persons playing a game: (1) loses any money or other property; and (2) delivers any part of the
money or other property; the person may bring a civil action, within one hundred eighty (180)
days, to recover the money or other property so lost and delivered.");

g. KRS 372.020 ("If any person loses to another at one (1) time, or within
twenty-four (24) hours, five dollars (\$5) or more, or anything of that value, and pays, transfers or
delivers it, the loser or any of his creditors may recover it, or its value, from the winner, or any
transferee of the winner, having notice of the consideration, by action brought within five (5) years
after the payment, transfer or delivery.");

20 Mass. Gen. Laws ch. 137, § 1 ("Whoever, by playing at cards, dice or other h. game, or by betting on the sides or hands of those gaming, except for gaming conducted in licensed 21 22 gaming establishments pursuant to chapter 23K, loses to a person so playing or betting money or 23 goods, and pays or delivers the same or any part thereof to the winner, or whoever pays or delivers money or other thing of value to another person for or in consideration of a lottery, policy or pool 24 25 ticket, certificate, check or slip, or for or in consideration of a chance of drawing or obtaining any 26 money, prize or other thing of value in a lottery or policy game, pool or combination, or other bet, 27 may recover such money or the value of such goods in contract....");

- 28 ///
 - 949472.1

i. MN ST § 541.20 ("Every person who, by playing at cards, dice, or other
 game, or by betting on the hands or sides of such as are gambling, shall lose to any person so
 playing or betting any sum of money or any goods, and pays or delivers the same, or any part
 thereof, to the winner, may sue for and recover such money by a civil action, before any court of
 competent jurisdiction.");

j. MS ST § 87-1-5 ("If any person, by playing at any game whatever, or by
betting on the sides or hands of such as do play at any game...or by any wager whatever, shall lose
any money, property, or other valuable thing, real or personal, and shall pay or deliver the same or
any part thereof, the person so losing and paying or delivering the same, or his wife or children,
may sue for and recover such money, property, or other valuable thing so lost and paid or delivered,
or any part thereof, from the person knowingly receiving the same, with costs.");

k. Mo. Rev. Stat. Ann. § 434.030 ("Any person who shall lose any money or
property at any game, gambling device or by any bet or wager whatever, may recover the same by
a civil action.");

15 1. MT Code § 23-5-131 ("A person, or the person's dependent or guardian, 16 who, by playing or betting at an illegal gambling device or illegal gambling enterprise, loses 17 money, property, or any other thing of value and pays and delivers it to another person connected 18 with the operation or conduct of the illegal gambling device or illegal gambling enterprise, within 19 1 year following the person's loss, may: (1) bring a civil action in a court of competent jurisdiction 20 to recover the loss; (2) recover the costs of the civil action and exemplary damages of no less than 21 \$500 and no more than \$5,000; and (3) join as a defendant any person having an interest in the 22 illegal gambling device or illegal gambling enterprise.");

m. N.H. Rev. Stat. § 338:3 ("If any person shall receive any money or property,
won by him upon any bet or wager as aforesaid, he shall be liable to the person losing it, in an
action of assumpsit, trover or other form proper to recover it; and any security given for the
payment of such loss shall be void.");

n. N.J. Stat. § 2A:40-5 ("If any person shall lose any money, goods, chattels
 or other valuable thing, in violation of section 2A:40-1 of this title, and shall pay or deliver the
 949472.1
 18

Case 5:21-cv-01144-NC Document 1 Filed 02/16/21 Page 19 of 25

same or any part thereof to the winner, or to any person to his use, or to a stakeholder, such person
 may sue for and recover such money, or the value of such goods, chattels, or other valuable thing,
 from such winner, or from such depositary, or from such stakeholder, whether the same has been
 delivered or paid over by such stakeholder or not, in a civil action provided such action is brought
 within 6 calendar months after payment or delivery.");

6

7

8

o. N.M. Stat. § 44-5-1 ("Any person who shall lose any money or property at any game at cards, or at any gambling device, may recover the same by action of debt, if money; if property, by action of trover, replevin or detinue.");

9 N.Y. Gen. Oblig. Law § 5-419 ("Any person who shall pay, deliver or p. deposit any money, property or thing in action, upon the event of any wager or bet prohibited, 10 may sue for and recover the same of the winner or person to whom the same shall be paid or 11 12 delivered, and of the stakeholder or other person in whose hands shall be deposited any such wager, 13 bet or stake, or any part thereof, whether the same shall have been paid over by such stakeholder 14 or not, and whether any such wager be lost or not."); § 5-421 ("Every person who shall, by playing 15 at any game, or by betting on the sides or hands of such as do play, lose at any time or sitting, the 16 sum or value of twenty-five dollars or upwards, and shall pay or deliver the same or any part 17 thereof, may, within three calendar months after such payment or delivery, sue for and recover the 18 money or value of the things so lost and paid or delivered, from the winner thereof.");

q. Ohio Rev. Code § 3763.02 ("If a person, by playing a game, or by a wager,
loses to another, money or other thing of value, and pays or delivers it or a part thereof, to the
winner thereof, such person losing and paying or delivering, within six months after such loss and
payment or delivery, may sue for and recover such money or thing of value or part thereof, from
the winner thereof, with costs of suit.");

r. Or. Rev. Stat. § 30.740 ("All persons losing money or anything of value at
or on any unlawful game described in ORS 167.117 (Definitions for ORS 167.108 to 167.164 and
464.270 to 464.530), 167.122 (Unlawful gambling in the second degree) and 167.127 (Unlawful
gambling in the first degree) shall have a cause of action to recover from the dealer winning the

28

Case 5:21-cv-01144-NC Document 1 Filed 02/16/21 Page 20 of 25

same, or proprietor for whose benefit such game was played or dealt, or such money or thing of
 value won, twice the amount of the money or double the value of the thing so lost.");

3 s. S.C. Code § 32-1-10 ("Any person who shall at any time or sitting, by 4 playing at cards, dice table or any other game whatsoever or by betting on the sides or hands of 5 such as do play at any of the games aforesaid, lose to any person or persons so playing or betting, in the whole, the sum or value of fifty dollars and shall pay or deliver such sum or value or any 6 7 part thereof shall be at liberty, within three months then next ensuing, to sue for and recover the 8 money or goods so lost and paid or delivered or any part thereof from the respective winner or 9 winners thereof, with costs of suit, by action to be prosecuted in any court of competent 10 jurisdiction.);

t. S.D. Codified Laws § 21-6-1 ("Any person who shall lose any thing of value
at any game, or by betting on any game, may recover the same or the value thereof from any other
person playing at the game at which such thing was lost, or from the person with whom the bet
was made, or from the proprietor of the place where the game was played, in a civil action, in
which such proprietor and all persons engaged in the game may be joined as parties; provided that
such action shall have been commenced within six months after the date of such loss.");

u. Tenn. Code § 28-3-106 ("Actions to recover money or goods lost at any
kind of gambling or betting, and paid or delivered: (1) If brought by the loser, shall be commenced
within ninety (90) days next after such payment or delivery; (2) If brought for the use of the spouse,
child or children, or next of kin, within twelve (12) months from the expiration of the ninety (90)
days; (3) If by a creditor of the loser, within twenty-four (24) months from the end of the ninety
(90) days.").

v. 9 V.S.A. § 3981 ("A person who pays money or other valuable thing lost
at a game...may recover the value thereof of the person to whom it was paid in a civil action, if
commenced within one month from the time of payment.");

w. Va. Code § 11-15 ("Any person who shall, by playing at any game or betting
 on the sides or hands of such as play at any game, lose within twenty-four hours, the sum or value
 of five dollars, or more, and pay or deliver the same, or any part thereof, may, within three months
 <u>949472.1</u> <u>20</u>

Case 5:21-cv-01144-NC Document 1 Filed 02/16/21 Page 21 of 25

next following, recover from the winner, the money or the value of the goods so lost and paid or
 delivered, with costs of suit in civil action, either by suit or warrant, according to the amount or
 value thereof.");

4 Wash. Rev. Code § 4.24.070 ("All persons losing money or anything of х. 5 value at or on any illegal gambling games shall have a cause of action to recover from the dealer or player winning, or from the proprietor for whose benefit such game was played or dealt, or such 6 7 money or things of value won, the amount of the money or the value of the thing so lost."); and 8 W. Va. Code § 55-9-3 ("If any person shall lose to another within twentyy. 9 four hours \$10 or more, or property of that value, and shall pay or deliver the same, or any part 10 thereof, such loser may recover back from the winner the money or property, or in lieu of the property the value thereof, so lost, by suit in court, or before a justice, according to the amount or 11 value, brought within three months after such payment or delivery...."). 12 13 53. The Civil Remedy Statutes for Recovery of Gambling Losses prohibit a person

14 from profiting from gambling activity and provide for the recovery of money paid and lost due to15 such gambling activity.

16 54. By purchasing coins from Apple to wager on the Zynga Casino Apps, Plaintiff and
17 each member of the Multistate Class gambled and lost money within the meaning of the Civil
18 Remedy Statute for Recovery of Gambling Losses.

19 55. Apple has profited and continues to profit from gambling activity in violation of 20 the Civil Remedy Statute for Recovery of Gambling Losses by: (1) providing marketing guidance, 21 tools, promotional offers and more to help drive discovery of Zynga Casino Apps and in-app 22 purchases; (2) contributing to the creation and development of Zynga Casino Apps by encouraging 23 Zynga to incorporate Apple technologies into the Apps; and (3) offering and distributing the Zynga 24 Casino Apps through the App Store and selling in-app purchases for the Zynga Casino Apps in 25 exchange for a significant percentage of the money paid and lost by Plaintiff and the members of 26 the Class to gamble using the Zynga Casino Apps.

27 56. Plaintiff and the members of the Class are, therefore, entitled to recover from Apple
28 the amounts they lost when gambling on the Zynga Casino Apps through the App Store.

949472.1

21

COUNT II

UNJUST ENRICHMENT

3 4 57. Plaintiff realleges and incorporates the preceding paragraphs, as if fully set forth 5 herein. 6 58. Plaintiff brings this claim on behalf of herself and the Multistate Class under the 7 common law of unjust enrichment, which is materially uniform in the states of Alabama, Arkansas, 8 Connecticut, Georgia, Illinois, Indiana, Kentucky, Massachusetts, Minnesota, Mississippi, 9 Missouri, Montana, New Hampshire, New Jersey, New Mexico, New York, Ohio, Oregon, South 10 Carolina, South Dakota, Tennessee, Vermont, Virginia, Washington, and West Virginia. In the alternative, Plaintiff brings this action on behalf of each State Class under the common law of each 11 12 State, which is materially uniform in all such States. 13 59. As a result of its unlawful conduct described above, Apple has and will continue to 14 be unjustly enriched to the detriment of Plaintiff and Class members by virtue of their purchase of 15 coins from Apple to wager on the Zynga Casino Apps through the App Store. 16 60. Apple has profited immensely by providing marketing guidance, tools, and 17 promotional offers to Zynga. 18 61. These profits were obtained in violation of the Civil Remedy Statute for Recovery 19 of Gambling Losses. 20 62. These profits were a benefit conferred upon Apple by Class members when

21 purchasing coins to wager on the Zynga Casino Apps.

63. Accordingly, because Apple will be unjustly enriched if it is allowed to retain the
illegal profits from the Zynga Casino Apps, Plaintiff and each Class member are entitled to recover
the amount by which Apple was unjustly enriched at their expense.

25

1

2

REQUEST FOR RELIEF

WHEREFORE, Plaintiff, individually and on behalf of the Multistate Class and State
 Classes, respectfully request that the Court grant certification of the proposed Multistate Class and
 State Classes, including the designation of Plaintiff as the named representative of the Multistate
 <u>949472.1</u> <u>22</u>
 CLASS ACTION COMPLAINT

Case 5:21-cv-01144-NC Document 1 Filed 02/16/21 Page 23 of 25

1	Class and her respective State Class, the appointment of the undersigned as Class Counsel, and the
2	designation of any appropriate issue classes and/or subclasses, under the applicable provisions of
3	Fed. R. Civ. P. 23, and that the Court enter judgment in Plaintiff's favor and against Apple, as
4	follows:

A. Injunctive and other equitable relief as is necessary to protect the interests of
Plaintiff and Class members, including but not limited to an order prohibiting Defendant from
engaging in the wrongful and unlawful acts described herein;

8 B. An award of compensatory, consequential, and general damages, including nominal
9 damages, as allowed by law in an amount to be determined;

10 C. An award of statutory damages and punitive damages, as allowed by law in an
11 amount to be determined;

12 D. An award of restitution or disgorgement, in an amount to be determined;

E. An award of attorneys' fees, costs, and litigation expenses, as allowed by law;

14 F. Prejudgment interest on all amounts awarded; and

15

16

G. Such other and further relief as the Court may deem just and proper.

JURY DEMAND

Plaintiff, on behalf of herself and the Class of all others similarly situated, hereby demands
a trial by jury on all issues so triable pursuant to Rule 38 of the Federal Rules of Civil Procedure.
Dated: February 16, 2021 Respectfully submitted,

20		
		By: /s/ Daniel L. Warshaw
21		DANIEL L. WARSHAW
22		Daniel L. Warshaw (Bar No. 185365)
LL		PEARSON, SIMON & WARSHAW, LLP
23		15165 Ventura Boulevard, Suite 400
		Sherman Oaks, CA 91403
24		Telephone: (818) 788-8300
25		Facsimile: (818) 788-8104
25		Email: dwarshaw@pswlaw.com
26		
20		Hassan A. Zavareei (Bar No. 181547)
27		Andrea R. Gold*
		TYCKO & ZAVAREEI LLP
28		
	949472.1	23
		CLASS ACTION COMPLAINT

1	1828 L Street NW, Suite 1000
2	Washington, D.C. 20036 Telephone: (202) 973-0900
3	Facsimile: (202) 973-0950
	Email: hzavareei@tzlegal.com agold@tzlegal.com
4	
5	Jeff Ostrow* Jason H. Alperstein*
6	Kristen Lake Cardoso*
7	KOPELOWITZ OSTROW FERGUSON WEISELBERG GILBERT
8	1 West Las Olas Blvd., Suite 500
9	Fort Lauderdale, FL 33301 Telephone: (954) 525-4100
10	Facsimile: (954) 525-4300 Email: ostrow@kolawyers.com
11	alperstein@kolawyers.com
	cardoso@kolawyers.com
12 13	Counsel for Plaintiff and the Proposed Class
14	*Pro Hac Vice Applications Forthcoming
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
-0	949472.1 24
	CLASS ACTION COMPLAINT

	Case 5:21-cv-01144-NC	Document 1	Filed 02/16/21	Page 25 of 25
1				
2				
3				
4				
5				
6				
7				
8				
9				
10				
11				
12				
13				
14				
15				
16				
17				
18				
19				
20				
21				
22				
23				
24				
25				
26 27				
27 28				
28				
	949472.1	CLASS ACT	TION COMPLAINT	

JS-CAND 44 (Rev. 10/2020) Case 5:21-cv-01144-NC Document 1-1 Filed 02/16/21 Page 1 of 2 CIVIL COVER SHEET

The JS-CAND 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved in its original form by the Judicial Conference of the United States in September 1974, is required for the Clerk of Court to initiate the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS			DEFENDANTS						
Kiesha Lowe			Apple Inc	Apple Inc.					
(b) County of Residence of First Listed Plaintiff Harrison County, MS (EXCEPT IN U.S. PLAINTIFF CASES)				County of Residence of First Listed Defendant Santa Clara, CA (IN U.S. PLAINTIFF CASES ONLY)					
			NOTE:	IN LAND C THE TRAC	ONDEM T OF LA	NATION ND INVC	CASES, USE THE LOCATION OI DLVED.	7	
(c)	Attorneys (Firm Name, Address, and Telephone Number)		Attorneys	(If Known)					
	5imon & Warshaw, LLP ntura Boulevard, Suite 400 -8300								
II. 1	BASIS OF JURISDICTION (Place an "X" in One Box Only)		TIZENSHI or Diversity Case		INCI	PAL PA	ARTIES (Place an "X" in One Bo and One Box for Defend		aintiff
1 1					PTF	DEF		PTF	DEF
1 (J.S. Government Plaintiff 3 Federal Question (U.S. Government Not a Party)	Citiz	en of This State		1	1	Incorporated or Principal Place of Business In This State	4	× ⁴
2 U	J.S. Government Defendant × 4 Diversity (Indicate Citizenship of Parties in Item III)	Citiz	en of Another St	ate	× ²	2	Incorporated <i>and</i> Principal Place of Business In Another State	5	5
	(maicale Chizenship 6) i arties in tiem 11)		en or Subject of ign Country	a	3	3	Foreign Nation	6	6

IV. NATURE OF SUIT (Place an "X" in One Box Only) CONTRACT TORTS FORFEITURE/PENALTY BANKRUPTCY **OTHER STATUTES** 110 Insurance 625 Drug Related Seizure of 422 Appeal 28 USC § 158 375 False Claims Act PERSONAL INJURY PERSONAL INJURY Property 21 USC § 881 120 Marine 423 Withdrawal 28 USC 376 Qui Tam (31 USC 310 Airplane 365 Personal Injury - Product 690 Other \$ 157 § 3729(a)) 130 Miller Act Liability 315 Airplane Product Liability PROPERTY RIGHTS 400 State Reapportionment LABOR 140 Negotiable Instrument 367 Health Care/ 320 Assault, Libel & Slander Pharmaceutical Personal 410 Antitrust 150 Recovery of 330 Federal Employers' 710 Fair Labor Standards Act 820 Copyrights Injury Product Liability Overpayment Of 430 Banks and Banking Liability 720 Labor/Management 830 Patent 368 Asbestos Personal Injury Veteran's Benefits 450 Commerce 340 Marine Relations 835 Patent-Abbreviated New Product Liability 151 Medicare Act 460 Deportation 740 Railway Labor Act 345 Marine Product Liability Drug Application PERSONAL PROPERTY 152 Recovery of Defaulted 470 Racketeer Influenced & 350 Motor Vehicle 751 Family and Medical 840 Trademark Student Loans (Excludes 370 Other Fraud Corrupt Organizations 880 Defend Trade Secrets 355 Motor Vehicle Product Leave Act Veterans) 371 Truth in Lending 480 Consumer Credit Act of 2016 Liability 790 Other Labor Litigation 153 Recovery of 380 Other Personal Property 485 Telephone Consumer 791 Employee Retirement 360 Other Personal Injury SOCIAL SECURITY Overpayment Damage Protection Act Income Security Act 362 Personal Injury -Medical of Veteran's Benefits 861 HIA (1395ff) 385 Property Damage Product 490 Cable/Sat TV Malpractice 160 Stockholders' Suits IMMIGRATION Liability 862 Black Lung (923) 850 Securities/Commodities/ × 190 Other Contract 462 Naturalization 863 DIWC/DIWW (405(g)) CIVIL RIGHTS PRISONER PETITIONS Exchange Application 195 Contract Product Liability 864 SSID Title XVI 890 Other Statutory Actions 440 Other Civil Rights HABEAS CORPUS 465 Other Immigration 196 Franchise 865 RSI (405(g)) 891 Agricultural Acts 441 Voting 463 Alien Detainee Actions REAL PROPERTY FEDERAL TAX SUITS 893 Environmental Matters 442 Employment 510 Motions to Vacate 895 Freedom of Information 210 Land Condemnation 870 Taxes (U.S. Plaintiff or 443 Housing/ Sentence Act Defendant) Accommodations 530 General 220 Foreclosure 896 Arbitration 871 IRS-Third Party 26 USC 230 Rent Lease & Ejectment 445 Amer. w/Disabilities-535 Death Penalty 899 Administrative Procedure Employment § 7609 240 Torts to Land OTHER Act/Review or Appeal of 446 Amer. w/Disabilities-Other 245 Tort Product Liability 540 Mandamus & Other Agency Decision 448 Education 290 All Other Real Property 550 Civil Rights 950 Constitutionality of State 555 Prison Condition Statutes 560 Civil Detainee-Conditions of Confinement V. **ORIGIN** (Place an "X" in One Box Only) Original Removed from Remanded from 5 Transferred from Multidistrict 8 Multidistrict \mathbf{X} 1 2 3 4 Reinstated or 6 Proceeding State Court Appellate Court Reopened Another District (specify) Litigation-Transfer Litigation-Direct File Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): VI. CAUSE OF 28 U.S.C. § 1332(d) ACTION Brief description of cause: Recovery of Gambling Losses; Unjust Enrichment VII. **REOUESTED IN** < CHECK IF THIS IS A CLASS ACTION **DEMAND \$ 5,000,000.00** CHECK YES only if demanded in complaint: UNDER RULE 23, Fed. R. Civ. P. JURY DEMAND: × Yes No **COMPLAINT:** VIII. RELATED CASE(S), DOCKET NUMBER No. 2985 JUDGE J.P.M.L. **IF ANY** (See instructions):

IX. DIVISIONAL ASSIGNMENT (Civil Local Rule 3-2) (Place an "X" in One Box Only) SAN FRANCISCO/OAKLAND

× SAN JOSE EUI

/s/ Daniel L. Warshaw

EUREKA-MCKINLEYVILLE

SIGNATURE OF ATTORNEY OF RECORD

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS-CAND 44

Authority For Civil Cover Sheet. The JS-CAND 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved in its original form by the Judicial Conference of the United States in September 1974, is required for the Clerk of Court to initiate the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.** a) **Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)."
- **II. Jurisdiction.** The basis of jurisdiction is set forth under Federal Rule of Civil Procedure 8(a), which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
 - (1) United States plaintiff. Jurisdiction based on 28 USC §§ 1345 and 1348. Suits by agencies and officers of the United States are included here.
 - (2) <u>United States defendant</u>. When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
 - (3) Federal question. This refers to suits under 28 USC § 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.
 - (4) <u>Diversity of citizenship</u>. This refers to suits under 28 USC § 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; NOTE: federal question actions take precedence over diversity cases.)
- **III. Residence (citizenship) of Principal Parties.** This section of the JS-CAND 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerk(s) in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- V. Origin. Place an "X" in one of the six boxes.
 - (1) Original Proceedings. Cases originating in the United States district courts.
 - (2) <u>Removed from State Court</u>. Proceedings initiated in state courts may be removed to the district courts under Title 28 USC § 1441. When the petition for removal is granted, check this box.
 - (3) <u>Remanded from Appellate Court</u>. Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
 - (4) <u>Reinstated or Reopened</u>. Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.
 - (5) <u>Transferred from Another District</u>. For cases transferred under Title 28 USC § 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
 - (6) <u>Multidistrict Litigation Transfer</u>. Check this box when a multidistrict case is transferred into the district under authority of Title 28 USC § 1407. When this box is checked, do not check (5) above.
 - (8) <u>Multidistrict Litigation Direct File</u>. Check this box when a multidistrict litigation case is filed in the same district as the Master MDL docket.

Please note that there is no Origin Code 7. Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC § 553. <u>Brief Description</u>: Unauthorized reception of cable service.
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Federal Rule of Civil Procedure 23.

Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.

Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.

- VIII. Related Cases. This section of the JS-CAND 44 is used to identify related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.
- IX. Divisional Assignment. If the Nature of Suit is under Property Rights or Prisoner Petitions or the matter is a Securities Class Action, leave this section blank. For all other cases, identify the divisional venue according to Civil Local Rule 3-2: "the county in which a substantial part of the events or omissions which give rise to the claim occurred or in which a substantial part of the property that is the subject of the action is situated."

Date and Attorney Signature. Date and sign the civil cover sheet.