

Statement from Jim Francis regarding the
Supreme Court of the United States granting certiorari in
TransUnion LLC v. Ramirez

December 16, 2020

Today the U.S. Supreme Court granted certiorari in *Ramirez v. Trans Union*. This means that the High Court will now take a look at the serious and widespread injuries consumers face when credit reporting agencies violate federal law and place inaccurate information in their credit files. We at Francis Mailman Soumilas, P.C. look forward to presenting the case on behalf of our many clients who have been victimized by unlawful credit reporting practices.

As the record in the case showed at trial, in falsely branding Mr. Ramirez and thousands of other law-abiding citizens terrorists on their credit reports, for no other reason than its refusal to follow federal law, TransUnion harmed Mr. Ramirez and his fellow class members.

The record in this case showed that TransUnion widely disseminated these false OFAC terrorist alerts and misled consumers and the United States government about how they could be corrected. We believe federal law permits all such consumers to bring their cases into court.

While this case concerns a credit reporting agency falsely branding law-abiding citizens as terrorists on their credit reports, if TransUnion prevails, consumers across the U.S. will face another hurdle in holding large corporations accountable for violating the law.

#

Media contact:

Jim Francis
(215) 620-0960
jfrancis@consumerlawfirm.com