VIRGINIA:

IN THE CIRCUIT COURT FOR THE COUNTY OF STAFFORD

COMMONWEAD	LTH OF VIRGINIA,)
EX REL. MARK		Ś
ATTORNEY GENERAL,		Ś
		Ś
	Plaintiff,	Ś
		Ś
v.		Ś
		Ś
610 PAWN, INC.		í
d/b/a 610 Pawn &	b/a 610 Pawn & Jewelry, and	Ś
d/b/a 610 Pawn		ś
		Ś
SERVE:	Patrick L. Bailey,)
	Registered Agent	Ś
	315 Garrisonville Road	Ś
	Suite 104B	Ś
	Stafford, Virginia 22554	Ś
	(Stafford County)	Ś
	•	Ś
	Defendant.	Ś
		Ś

CIVIL ACTION NO.

COMPLAINT

The Plaintiff, Commonwealth of Virginia, by, through, and at the relation of the Attorney General of Virginia, Mark R. Herring (the "Plaintiff" or the "Commonwealth"), petitions this Court to declare that the activities in which the Defendant, 610 Pawn, Inc. ("610 Pawn") has engaged constitute violations of §§ 54.1-4008(A) and 54.1-4014(B) of the Virginia pawnbroker statutes, as well as § 59.1-200(A)(33) of the Virginia Consumer Protection Act ("VCPA"). The Plaintiff prays that this Court grant the relief requested in this Complaint and states the following in support thereof:

JURISDICTION AND VENUE

1. The Commonwealth brings this action pursuant to its authority in Virginia Code § 59.1-203, which provides, *inter alia*, that the Attorney General may bring an action to enjoin any violation of the VCPA, which includes, among others, any violation of the statutes applicable to pawnbrokers, in accordance with §§ 54.1-4014(B) and 59.1-200(A)(33).

2. The Circuit Court for the County of Stafford has authority to entertain this action and to grant the relief requested pursuant to Virginia Code §§ 8.01-620, 17.1-513 and 59.1-203.

3. Venue in this Court is preferred, pursuant to Virginia Code § 8.01-261(15)(c), because some or all of the acts to be enjoined are, or were, being done in the County of Stafford. Furthermore, venue is permissible in this Court pursuant to Virginia Code §§ 8.01-262 (3) and (4) because the Defendant 610 Pawn regularly conducts substantial business activity in the County of Stafford, and portions of the cause of action arose in the County of Stafford.

4. Prior to the commencement of this action, the Plaintiff gave the Defendant written notice that this cause of action was contemplated. In that written notice, the Defendant was afforded a reasonable opportunity to either appear before the Office of the Attorney General to demonstrate that it had not violated the VCPA or the pawnbroker statutes, or, to execute an Assurance of Voluntary Compliance ("Assurance"), pursuant to Virginia Code § 59.1-203(B). The Defendant failed to demonstrate that no violations of the above-referenced statutes occurred, and failed to enter into an Assurance of Voluntary Compliance that was acceptable to the Commonwealth.

PARTIES

The Plaintiff is the Commonwealth of Virginia, by, through, and at the relation of Mark
 R. Herring, Attorney General of Virginia.

6. Defendant 610 Pawn, Inc. is a Virginia corporation with its principal place of business in Stafford, Virginia. Its Articles of Incorporation were issued by the Virginia State Corporation Commission ("SCC") on February 10, 2012.

FACTS

7. The Defendant is a corporate entity that engaged in business as a "pawnbroker," as that term is defined in Virginia Code § 54.1-4000.

8. During the period from at least February 10, 2012 through the present, Defendant 610 Pawn has operated as a "pawnbroker" to consumer borrowers, as that term is defined in Virginia Code § 54.1-4000. At all relevant times, it has operated, and presently continues to operate, out of one location: 395 Garrisonville Road #105, Stafford, Virginia 22554, doing business as 610 Pawn and 610 Pawn & Jewelry. Through this location, Defendant 610 Pawn makes and has made closed-end pawn loans to individual consumers for personal, family, household or other non-business purposes, which loans are secured by the consumers' personal property (the "pawn loans").

9. On a \$100 pawn loan Defendant 610 Pawn made on April 23, 2015 from its sole business location, it imposed a monthly finance charge of \$20. The finance charge comprised of a single \$20 interest charge. A copy of the pawn ticket Defendant 610 Pawn issued on this loan is attached as Exhibit A.

3

CAUSES OF ACTION

COUNT I - Virginia Code §§ 54.1-4008(A) and 54.1-4014(B)

10. The Commonwealth re-alleges and incorporates by reference the allegations of Paragraphs 1-9.

11. Virginia Code § 54.1-4000 defines "pawnbroker" as:

"Pawnbroker" means any person who lends or advances money or other things for profit on the pledge and possession of tangible personal property, or other valuable things, other than securities or written or printed evidences of indebtedness or title, or who deals in the purchasing of personal property or other valuable things on condition of selling the same back to the seller at a stipulated price.

12. Section 54.1-4008(A) of the Virginia pawnbroker statutes provides that pawnbrokers may not demand interest greater than ten-percent (10%) per month on a loan of \$25 or less, seven-percent (7%) per month on a loan of more than \$25 and less than \$100, or five-percent (5%) per month on a loan of \$100 or more.

13. Section 54.1-4009(C) of the Virginia pawnbroker statutes provides that pawnbrokers may charge service fees that "shall not exceed five-percent [5%] of the amount loaned on such item or paid by the pawnbroker for such item or \$3, whichever is less" for each loan or transaction for making daily electronic reports to the appropriate law-enforcement officers in compliance with § 54.1-4010, for creating and maintaining the required electronic records, and for investigating legal title to property being pawned, pledged, or purchased.

14. Section 54.1-4013(B) of the Virginia pawnbroker statutes provides that pawnbrokers may charge a monthly storage fee for any items requiring storage, which fee shall not exceed five percent (5%) of the amount loaned on such item.

15. Virginia law does not authorize the imposition of any other fees by a pawnbroker.

16. On a one-month pawn loan of \$100, the following interest and fees are permitted: (a) interest in the amount of \$5; (b) a storage fee in the amount of \$5; and (c) a service fee in the amount of \$3; the total allowable fees, accordingly, is \$13.

17. The finance charge assessed by the Defendant in the loans described in Paragraph 9 above exceeded the amounts permitted by the pawnbroker statutes. Accordingly, the finance charge described in Paragraph 9 and evidenced in Exhibit A is an excessive fee not specifically authorized by §§ 54.1-4008(A), 54.1-4009(C), 54.1-4013(B), or any other pawnbroker statute. Accordingly, these charges constitute disguised interest in violation of §§ 54.1-4008(A) and 54.1-4014(B).

18. On information and belief, the Defendant violated § 54.1-4008(A) on all or many of its loans at various times during the period from February 10, 2012 through the present (the "Relevant Period") because it charged excessive interest rates and illegal fees on all or many of its loans.

<u>COUNT II – Virginia Consumer Protection Act</u>

19. The Commonwealth re-alleges and incorporates by reference the allegations of Paragraphs 1-18.

20. The Defendant is now, and was at all relevant times, a "supplier" of "goods" or "services," and was engaged in "consumer transactions," as those terms are defined in § 59.1-198 of the VCPA, by advertising, offering, and providing pawn loans to consumers.

21. Pursuant to § 59.1-200(A)(33), the Defendant's previously-described violations of § 54.1-4008(A) and 54.1-4014(B) of the pawnbroker statutes also constitute violations of the VCPA.

22. The Defendant willfully committed the violations described of §§ 54.1-4008(A), 54.1-4014(B), and 59.1-200(A)(33) because, on information and belief, it knew of its obligations and limitations under the aforementioned pawnbroker statutes yet chose to impose illegal fees.

23. Individual consumers have suffered monetary damages as a result of the aforesaid violations by the Defendant.

24. The VCPA authorizes the Attorney General to seek, among other relief, restitution (§ 59.1-205) for any amounts that might have been acquired from persons by means of a violation of § 59.1-200, civil penalties of not more than \$2,500 per willful violation (§ 59.1-206), investigative costs and reasonable expenses not to exceed \$1,000 per violation, and attorneys' fees (§ 59.1-206).

PRAYER FOR RELIEF

WHEREFORE, the Plaintiff, Commonwealth of Virginia, prays that this Court:

A. Permanently enjoin the Defendant and its officers, directors, employees, agents, successors, and assigns from violating §§ 54.1-4008(A), 54.1-4014(B), and 59.1-200(A)(33) of the Code of Virginia;

B. Grant judgment against the Defendant, and award to the Commonwealth, as trustee, for the use and benefit of all aggrieved borrowers, all sums necessary to restore to any consumers the money or property acquired from them by the Defendant in connection with its violations of §§ 54.1-4008(A), 54.1-4014(B), and 59.1-200(A)(33) of the Code of Virginia, pursuant to Virginia Code § 59.1-205;

C. Grant judgment against the Defendant and award to the Commonwealth civil penalties of up to \$2,500 per willful violation of \$59.1-200(A)(33), pursuant to Virginia Code \$59.1-206(A), with the exact number of violations to be proven at trial;

D. Grant judgment against the Defendant and award to the Commonwealth its costs, reasonable expenses incurred in investigating and preparing the case up to \$1,000.00 per violation of § 59.1-200(A)(33) of the VCPA, and its attorneys' fees, pursuant to Virginia Code § 59.1-206(C); and

E. Order such other and further relief as may be deemed proper and just.

COMMONWEALTH OF VIRGINIA, EX. REL. MARK R. HERRING, ATTORNEY GENERAL

By: Mark S. Kubiak

Mark R. Herring Attorney General

Cynthia E. Hudson Chief Deputy Attorney General

Rhodes B. Ritenour Deputy Attorney General Civil Litigation Division

Richard S. Schweiker, Jr. Chief and Senior Assistant Attorney General

David B. Irvin (VSB No. 23927) Senior Assistant Attorney General Mark S. Kubiak (VSB No. 73119) Assistant Attorney General Consumer Protection Section 202 North Ninth Street Richmond, Virginia 23219 Phone: (804) 786-7364 Fax: (804) 786-0122

610 pawr 315 Carrisonville Rd, Suite 104-B Stafford VA 22554 (540)720-0045 Fax: (540)288-8926	30 Day Pawn Ticke 30 Day Pawn Ticke 38698 Date Made: 4/23/2015 Time Made: 10:55 AM
Version Vanskike, Philip Michael D: VA DL T61258400 Address: 41 IACOBY RD LOUISA VA 23093	SEX M WEIGHT 185: BEARD RACE: WHITE EYES BLU MUSTACHE DOB 9/11/1979 HEIGHT 6-04 GLASSES: EMPLOYER EMPLOYER FHONE: (540) 872 1442
 Description of all items pawned 1 - Ladie'S Ring 10kt ladies ring:pincess cut shape w/ 4 round stn Yellow 10k 1.3dwt 1 - Ladie'S Ring 10kt ladies solitary missing stn Yellow 10k 0.9dwt 1 - Ladie'S Ring 10kt ladies hear green stn ring Yellow 10k 1.1dwt 1 - Ladie'S Ring 14kt 2 pearl ladies ring Yellow 14k 2.1dwt 2 - Scrap Gold 14kt boy shape pendent & 14kt broken ladies ring Yellow 14k 2.8dwt 	TRUTH IN LENDING MATURITY DATE 23-May-11 AMOUNT FINANCED \$100:00 The ampunit of great provided to you FINANCE CHARGE \$20,00
nsideration of and to secure the amount identified as the Amount financed, piedgor hereby deposits hese) item(s) attests that litthey) is (are) not stolen has no liens or encumbrances, and i(the piedgor) of rented or leased and that Piedgor is not in voluntary bankruptcy of any type. Any personal proper no payment made on the account for a period of not less than 15 days past the original due date or cassary. There is no obligation for the piedgor to redeem piedged goods. The paymentop charge sha be deemed earned, due, and owning on the same day of the next succeeding month. This ifem is red rigional recipt or identified in a written AND notarized authorization to redeem the property identified e 610 Pawn, in writing.	ecure: At no time do we disclose any non-publicipersonal information about except as mandated by law.
PAYMENT MATURITY INTL:	DAYMENTS OF DWW. INTEN
eby Pawn/Loan/Schule Jon Sustainations of the sum of \$100.00	Dealer: <u>ADRI</u> Permit: <u>N/A</u>
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