



AFFIRMING DISTRICT COURT HOLDING THAT DEFENDANTS PROPERLY AND TIMELY REMOVED LAWSUIT TO FEDERAL COURT.

Moffitt, et al. v. Residential Funding Company, LLC, et al., 604 F.3d 156 (4th Cir. 2010), affirming 665 F. Supp. 2d 515 (D. Md. 2010) (affirming district court holding that defendants properly and timely removed lawsuit to federal court where amended state court complaints contained sufficient facts to give rise to federal jurisdiction under the Class Action Fairness Act).

RELATED PROFESSIONALS

Andrew D. LeMar

RELATED PRACTICE & INDUSTRIES

Litigation

INDUSTRY OF THE CLIENT

Banking & Financial Services

MATTER LOCATION - US

Maryland

SUBMITTED ON BEHALF

Andrew D. LeMar