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**Persinger v. Southwest Credit Systems**, Case No. 21‐1037 (7th Cir. 2021).

A credit collection company does not violate the Fair Credit Reporting Act (“FCRA”), 15 U.S.C. § 1681 et seq., when it investigates a debtor after her discharge because the debtor used a prior name and did not list the debt on her bankruptcy schedules.

**Joffe v. Google, Inc.** **(In Re Google Inc. Street View Electronic Communications Litigation)**, Case No. 20-15616 (9th Cir. 2021).

The Ninth Circuit affirms the settlement of the “Google street view” litigation by cy pres payments to internet organizations but no payments to class members.

**Bladeroom Group Limited v. Emerson Electric Co.,** Case No. 19-16583 (9th Cir. 2021).

Interpreting the plain text and “natural meaning” of a contract, the Ninth Circuit holds that a non-disclosure agreement in a purchase agreement terminated after two years.