

UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA

In re: Target Corporation Customer  
Data Security Breach Litigation,

MDL No. 14-2522 (PAM/JJK)

This document relates to:  
**Consumer Cases.**

**ORDER**

---

This matter is before the Court on James Sciaroni's Motion to Stay the imposition of an appeal bond, ordering Appellants to pay a bond of \$49,156, to be borne by Appellants jointly and severally. (Docket No. 713.) Objector Sciaroni contends that he will be irreparably harmed if the bond requirement is not stayed, because he cannot afford to pay the entire amount of the bond.

But one of the other appellants, Leif Olson, has already paid the full amount of the bond.<sup>1</sup> Thus, the Court's Amended Order requiring a bond has been fully satisfied. Objector Sciaroni's Motion is therefore moot.

---

<sup>1</sup> Objector Olson purported to limit his bond payment to his own appeal and not to the appeals of his fellow Appellants. (Docket No. 716-1.) But the Court's Order stated that the appeal bond was due jointly and severally; thus, a payment of the full amount of the appeal bond satisfies the bond requirement as to all Appellants. Objector Olson is of course free to pursue whatever remedies he might have against Objector Sciaroni for his proportionate share of the bond.

Accordingly, **IT IS HEREBY ORDERED** that Objector Sciaroni's Motion to Stay (Docket No. 706) is **DENIED as moot**.

Dated: February 1, 2016

*s/ Paul A. Magnuson* \_\_\_\_\_  
Paul A. Magnuson  
United States District Court Judge