

IN THE STATE COURT OF FULTON COUNTY GEORGIA

**A Class Action Settlement involving vehicle bootings by Maximum Booting in Georgia may provide payments to those who qualify.**

*A court authorized this Notice. This is not a solicitation from a lawyer.*

- There is a class action lawsuit about whether Kenny McElwaney d/b/a Maximum Booting Co. (“Maximum Booting”) has unlawfully booted vehicles in Union City, Georgia.
- You may be eligible for a payment if you qualify and timely submit a valid Claim Form.
- Your legal rights are affected whether you act, or don’t act. Read this Notice carefully.

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT:	
SUBMIT A CLAIM FORM	The only way to get a payment if you qualify.
ASK TO BE EXCLUDED	Get no payment. The only option that may allow you to individually sue Maximum Booting over the claims resolved by this Settlement.
OBJECT	Write to the Court about why you don’t agree with the Settlement. However, you will remain bound by the Settlement if it is approved.
GO TO A HEARING	Ask to speak in Court about the Settlement. However, you will remain bound by the Settlement if it is approved.
DO NOTHING	Get no payment. Give up rights.

- These rights and options—**and the deadlines to exercise them**—are explained in this Notice.
- The Court in charge of this case still has to decide whether to approve the Settlement. If it does, and after any appeals are resolved, money will be distributed to those who qualify. Please be patient.

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## BASIC INFORMATION

### 1. Why was this Notice issued?

A Court authorized this Notice because you have a right to know about a proposed Settlement of this class action, including the right to claim money, and about all of your options, before the Court decides whether to give “final approval” to the Settlement. If the Court approves the parties’ Settlement Agreement (“Agreement”), and after any appeals are resolved, payments will be made to those who qualify and submit a valid claim. This Notice explains the lawsuit, the Settlement, your legal rights, what benefits are available, who may be eligible for them, and how to get them.

Judge Eric A. Richardson in the State Court of Fulton County, Georgia, is overseeing this class action. The case is known as *Jessy Polson v. Maximum Booting*, Civil Action No. 17EV003164. The person who sued is called the “Plaintiff,” and the company they sued is called the “Defendant.”

### 2. What are these lawsuits about?

The Lawsuit claims that Maximum Booting unlawfully booted vehicles in parking lots in Union City, Georgia. Maximum Booting has maintained that it lawfully and properly booted vehicles, and has denied all allegations that it acted wrongfully or unlawfully.

### 3. What is booting?

Booting is the method of attaching a device to a wheel or tire of a parked vehicle to prohibit the vehicle’s movement or operation. The device is also known as a “boot.”

### 4. Why is this a class action?

In a class action, one or more people called “Class Representatives” (in this case Jessy Polson) sue on behalf of people who have similar claims. All these people are a “Class” or “Class Members.” One court resolves the issues for all Class Members, except for those who exclude themselves from the Class.

### 5. Why is there a Settlement?

**The Court did not decide in favor of the Plaintiff or Maximum Booting and has not found that Maximum Booting did anything wrong.** Instead, both sides agreed to settle. That way, they avoid the cost of a trial and potentially an appeal, and the people who qualify will get compensation. The Class Representative and their attorneys think the Settlement is best for all Class Members. **The Settlement does not mean that Maximum Booting did anything wrong, no trial has occurred, and no merits determinations have been made.**

## WHO IS IN THE SETTLEMENT

To see if you are eligible for benefits from this Settlement, you first have to determine if you are a Class Member.

### 6. How do I know if I am part of the Settlement?

The Class includes everyone who owned a vehicle booted by Maximum Booting, was in possession or control of a vehicle booted by Maximum Booting, or paid for a boot to be removed by Maximum Booting in Union City, Georgia from June 15, 2012, through November 7, 2025. Further information can be found at [www.BootingClassAction.com](http://www.BootingClassAction.com). To qualify as a potential Class Member, you must have been driving the vehicle that was booted or personally paid the booting fee. Not more than one award will be issued per boot.

#### 7. Are there exceptions to being included?

You are not included in the Settlement if you (1) exclude yourself from this case; or (2) were not booted by Maximum Booting in Union City, Georgia from June 15, 2012, through November 7, 2025.

Additionally, Maximum Booting, and all present or former officers, directors, employees, partners, principals, shareholders and/or agents of Maximum Booting; any employees, officers, or directors of Maximum Booting's insurers; members of the judiciary and their staff to whom these lawsuits are assigned; Class Counsel and their employees; Maximum Booting's counsel of record and their immediate family; and all Persons who make a timely election to be excluded from the Settlement Class are not included in the Settlement.

#### 8. Understanding Class membership.

This series of questions may also help you determine if you are a Class Member. Please answer all of the questions in order.

Question	Yes	No
Did you 1) have a vehicle you were in possession or in control of booted by Maximum Booting; 2) have a vehicle you owned or operated booted by Maximum Booting; or 3) pay Maximum Booting to have a boot removed from a vehicle?	Continue	You are not a Class Member.
Did the booting occur in Union City, Georgia from June 15, 2012, through the November 3, 2025?	Continue	You are not a Class Member.
Was the address where the booting occurred in Union City, Georgia?	You could be a Class Member.	You are not a Class Member.

#### 9. I'm still not sure I'm included.

If you are not sure whether you are included in the Class, you should submit a Claim Form before May 5, 2026.

### THE SETTLEMENT BENEFITS—WHAT YOU GET IF YOU QUALIFY

#### 10. What does the Settlement provide?

The Settlement will pay to compensate eligible Class Members for Maximum Booting's alleged unlawful booting of vehicles in Union City, Georgia.

#### 11. How do I qualify for a payment?

To qualify for a payment, you must have had your vehicle booted by Maximum Booting in Union City, Georgia, from June 15, 2012, through November 7, 2025, or paid Maximum Booting to remove the boot. You may qualify for a payment if you were driving the vehicle that was booted even if you did not own it.

## 12. How much will payments be?

Payments to eligible Class Members will be no more than \$200.00 per claim in Union City and are subject to revision based on the amount of claims submitted. If the amount of claims submitted exceeds the class Settlement fund, the Settlement amount per Class Member will amount to the total number of submitted claims divided by the applicable class Settlement fund balance after paying for administrative costs, attorney's fees, and the Class Representative award.

## HOW TO GET A PAYMENT—SUBMITTING A CLAIM FORM

## 13. How can I get a payment?

To ask for a payment, you must complete and timely submit a Claim Form. You can get a claim form at [www.BootinClassAction.com](http://www.BootinClassAction.com). You'll need to attach any documents that you have showing that: you owned or drove a vehicle that was booted by Maximum Booting during the class period, or that you paid to have a boot removed by Maximum Booting, and that the vehicle was booted in Union City, Georgia from June 15, 2012, through November 7, 2025.

See Section 3 of the Claim Form for more details on the required documentation. Please read the instructions carefully, fill out the Claim Form and mail it postmarked no later than May 5, 2026, to:

Maximum Booting Settlement  
c/o Atticus Administration LLC  
PO Box 64053  
Saint Paul, MN 55164

## 14. When will I get my payment?

The payments will be mailed to eligible Class Members who send in valid claim forms on time, after the Court grants "final approval" of the Settlement, any appeals are resolved, and the claims administration process described in the Agreement is completed. If Judge Richardson approves the Settlement after a hearing on June 4, 2026 (see the section "The Court's Settlement Final Approval Hearing" below), there may be appeals. It's always uncertain whether these appeals can be resolved, and resolving them can take time. Please be patient.

## 15. What if I disagree with my eligibility or the amount of my payment?

There is a process in the Settlement to resolve disagreements over whether you are eligible and how much money you should get. The Agreement available at [www.BootinClassAction.com](http://www.BootinClassAction.com) also provides more information.

## 16. What am I giving up to get a payment or stay in the Class?

Unless you exclude yourself, you are staying in the Class, and that means that you cannot individually sue Maximum Booting over the claims settled in the case. It also means all of the Court's orders will apply to you and legally bind you. If you submit a Claim Form, or simply stay in the Class, you will agree to "release and discharge" Maximum Booting as described in the Agreement. A complete copy of the Agreement can be obtained at [www.BootinClassAction.com](http://www.BootinClassAction.com). The Agreement specifically describes the released claims in necessarily accurate legal terminology. Talk to Class Counsel (See the section on "The Lawyers Representing You") or your own lawyer if you have questions about the released claims or what they mean.

## **EXCLUDING YOURSELF FROM THE SETTLEMENT**

If you don't want a payment from this Settlement, because you want to keep the right to individually sue Maximum Booting about the issues in the case, then you must take steps to get out. This is called excluding yourself from—or is sometimes referred to as “opting out” of—the Settlement Class.

### **17. How do I get out of the Settlement?**

To exclude yourself from the Settlement, you must send a letter by mail saying that you want to be excluded from the Maximum Booting Settlement. You must include the case number, your full name, address, telephone number, and your signature. You must also include a clear statement that you wish to be excluded from the Settlement class. You must mail your request for exclusion postmarked by May 5, 2026, to:

Maximum Booting Settlement  
c/o Atticus Administration LLC  
PO Box 64053  
Saint Paul, MN 55164

You cannot exclude yourself on the phone, by email, or on the website.

### **18. If I don't exclude myself, can I sue Maximum Booting for the same thing later?**

No. Unless you exclude yourself, you give up any right to individually sue Maximum Booting for the claims this Settlement resolves. You must exclude yourself from this Class to sue Maximum Booting individually over the claims resolved by this Settlement. Remember, the exclusion deadline is May 5, 2026.

### **19. If I exclude myself, can I get a payment from this Settlement?**

No. If you exclude yourself, do not submit a claim form to ask for a payment.

## **THE LAWYERS REPRESENTING YOU**

### **20. Do I have a lawyer in this case?**

The Court appointed the Wetherington Law Firm, P.C. to represent you and other Class Members as “Class Counsel.” You do not have to pay Class Counsel. If you want to be represented by your own lawyer, and have that lawyer appear in court for you in this case, you may hire one at your own expense.

### **21. How will the lawyers be paid?**

Class Counsel will ask the Court for up to \$740,000.00 to cover attorneys' fees and reimbursement of their expenses. Class Counsel will also ask that \$5,000.00 be awarded to the Class Representative for representing the Class. Maximum Booting has agreed not to oppose the request for fees and expenses up to the amount above. The Court may award less than this amount. Maximum Booting will separately pay the fees and expenses the Court orders from the total Settlement fund. These payments will not reduce the amount distributed to Class Members. Maximum Booting will also separately pay the costs to administer the Settlement from the Settlement fund.

## OBJECTING TO THE SETTLEMENT

You can tell the Court if you don't agree with the Settlement or some part of it.

### 22. How do I tell the Court if I don't agree with the Settlement?

If you don't want the Court to approve the Settlement you must file a written objection in the case with the State Court of Fulton County, Georgia, and send a copy to the Administrator as noted below. You must include the full name of the case, your full name, address, telephone number, your signature, the specific reasons why you object to the Settlement, and a statement as to whether you intend to appear at the Settlement Final Approval Hearing in person or through counsel. If you do intend to appear at the Settlement Final Approval Hearing to object to the Settlement, you must also provide with your written objection a detailed statement of the specific legal and factual basis for each objection, a list of any witnesses you will call at the hearing with each witness' address and summary of the witness' testimony, a detailed description of all evidence you will offer at the hearing with copies of the exhibits attached, a list of the legal authority you will present at the hearing, and documentary proof of your membership in the Class. You or your lawyer may appear at the Settlement Final Approval Hearing if you have filed a written objection as provided above within the timeline set forth by the Court in its Order preliminarily approving the Settlement. (See the section on the "Court's Settlement Final Approval Hearing" below). If you have a lawyer file an objection for you, he or she must follow all Georgia rules and you must list the attorney's name, address, bar number and telephone number in the written objection filed with the Court.

File the objection with the Clerk of the Court at the address below by May 5, 2026. Note: You may send it by mail, but it must be received and filed by the Clerk by this date:	Mail a copy of the objection to the Administrator at the following address so that it is postmarked by May 5, 2026:
Court	Administrator
State Court of Fulton County 185 Central Avenue, SW Atlanta, Georgia 30303	Maximum Booting Settlement c/o Atticus Administration LLC PO Box 64053 Saint Paul, MN 55164

### 23. What's the difference between objecting and asking to be excluded?

Objecting is simply telling the Court you don't like something about the Settlement. You can object only if you stay in the Class. Excluding yourself is telling the Court that you do not want to be part of the Class. If you exclude yourself, you have no basis to object because the case no longer affects you. If you object, and the Court approves the Settlement anyway, you will still be legally bound by the result and will still receive a Settlement Payment.

## THE COURT'S SETTLEMENT FINAL APPROVAL HEARING

The Court will hold a hearing to decide whether to approve the Settlement. You may attend and you may ask to speak, but you don't have to.

### 24. When and where will the Court decide whether to approve the Settlement?

The Court has scheduled a Settlement Final Approval Hearing at 10:00 a.m., on June 4, 2026, at the Fulton County Courthouse, Atlanta, Georgia. At this hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate. If there are objections, the Court will consider

them. Judge Richardson may listen to people who have asked to speak about an objection according to Question 22, above. The Court may also decide how much to award Class Counsel as fees for representing the Class and whether and how much to award the Class Representative for representing the Class. At or after the hearing, the Court will decide whether to approve the Settlement. It is not known how long this decision will take.

**25. Do I have to come to the hearing?**

If you filed a written objection, you or your lawyer acting on your behalf may attend the Settlement Final Approval Hearing, but you are not required to do so. Class Counsel will answer any questions Judge Richardson may have. You are welcome to attend the hearing at your own expense. You may also pay your own lawyer to attend, but it's not necessary, unless you choose to have a lawyer appear on your behalf to object to the Settlement.

**26. May I speak at the hearing?**

If you submitted a proper written objection to the Settlement, you or your lawyer acting on your behalf may speak at the Settlement Final Approval Hearing if you said in your objection that you would like to be heard at the hearing. You cannot speak at the Hearing if you exclude yourself.

## **IF YOU DO NOTHING**

**27. What happens if I do nothing at all?**

If you do nothing, you'll get no payment from this Settlement. But, unless you exclude yourself, you won't be able to individually sue or pursue any other action against Maximum Booting for the claims resolved in this case.

## **GETTING MORE INFORMATION**

**28. How do I get more information about the Settlement?**

This Notice summarizes the proposed Settlement. More details are in the Agreement. If you have questions, visit [www.BootingClassAction.com](http://www.BootingClassAction.com). Do not contact the Court.