

Court Reconsiders and Reverses Earlier Ruling Finding That Contractual Consent Cannot Be Revoked

TCPAland reports on a reversal of fortune: The Northern District of Alabama has officially been reconsidered and reversed itself on a contractual consent decision.

The court originally ruled that the plaintiff “could not unilaterally revoke her consent to receive debt-collection calls because she agreed to provide that consent as part of a bargained-for exchange.”

The court revisited some of the authorities surrounding its original ruling, and decided that it was wrong, and that a consumer may freely revoke contractual consent *unless* some term in the contract limits that right. explains **Shane Micheil** of Womble Bond Dickinson.

Read the article.