

06-14202

April 10, 2007

FILED
Western District of Washington

U.S. Bankruptcy Court for the Western District of Washington
700 Stewart Street
Seattle, Washington 98101
Room 6301

APR 11 2007

U.S. Bankruptcy Court

Judy McKinney
12250 Greenwood Ave N #316
Seattle, Washington 98133

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RE: Court Reporting Institute
No. 06-14202

I am objecting to the motion for an "**order authorizing the trustee to employ a collection agency.**" I am an ex-student of the Court Reporting Institute. The State of Washington has found CRI was cheating the students and running them into massive amounts of debt on the student loan program by repeatedly violating the Consumer Protection Act.

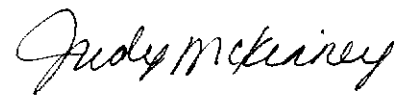
I understand these old debts the trustee is trying to collect are from students who signed separate contracts with the school to pay after they had used up every bit of financial aid available to them. The money was for services the school had failed to provide students in the first place. Fortunately, I did not sign one of these contracts when they tried to coerce me into doing so, so am therefore not as affected as others.

To try to collect from these students would be more than just morally wrong; it would be re-victimizing the same victims! There must be a time and place when it is okay to say – "Enough already. Stop. This scheme has gone far enough." This money was ill-gotten gains on the part of CRI to start with, money students should never have owed.

How is it the same students listed as possible creditors in **Mr. Janisch's filing are also listed as "accounts receivables"**? Why is this corporation allowed to have it both ways – and at all times? Cheat the students, cheat the federal loan program, cheat the state, and now further penalize students? It is nothing short of a travesty.

I understand if assets are found, letting go of this money would diminish further any recovered funds that could go to debtors or to pay the professionals. I, for one, would not be comfortable taking money from people who had already been robbed. I cannot attend the hearing because I am financially unable to take time off work. I must make student loan payments and need every penny to do so.

Sincerely,



Judy McKinney