

FILED

UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
TAMPA DIVISION

12 OCT 18 AM 9:05  
U.S. DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
TAMPA, FLORIDA

FEDERAL TRADE COMMISSION,

Plaintiff,

v. Case No.: 8:12-cv-586-T35-EAJ

PRO CREDIT GROUP, LLC, et al.,  
Defendants.

Motion For Emergency Hearing

This motion is filed today in an attempt to go before the court for clarification on the injunction placed against Dale Robinson and Ideal Interest Group LLC on October 17, 2012.

I Dale Robinson am not represented by consul and am having a problem interpreting the legal terminology outlined in the injunction. I am attempting to stay in the legal guidelines of the FTC and am requesting clarification on what I am permitted to do or prohibited from doing.

In the last court hearing on April 17<sup>th</sup> 2012, it was brought to the attention of the court that Ideal Interest Group was not mentioned in the original TRO filed by the FTC and has zero complaints against the company. The only reason the FTC has any information about Ideal Interest Group is from documents recovered in the Mr. Robinson office. Despite this fact, all Ideal Interest assets are being frozen.

Also discussed in the April 17<sup>th</sup> 2012 hearing was the fact that Ideal Interest Group does nothing but customer service, it makes no sales calls, or owns any merchant accounts. All calls are inbound from customers that have already purchased the service. The FTC has yet to produce any evidence that would suggest otherwise.

In addition to the hearing for clarification, I also would like to address the court on the completely misleading statements used by the FTC to grant the injunction.

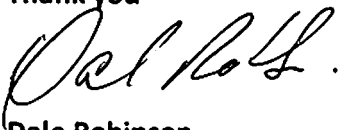
It is my understanding that the goal or job of the FTC is to gather evidence in an attempt to discover the truth about any complaints or business practices of a company. All the FTC has done to date is questions those customers that filed a complaint, it has yet to question a satisfied or happy customer. If the FTC only gets one side of the story, how can they accurately determine legitimacy of a company. The FTC has 150 or so complaints in 3 years out of 15,000 plus customers, if the allegation stated by the FTC were true, there would be 10,000 complaints.

During April 17<sup>th</sup> 2012 hearing, Mr. Goldstein testified that out of 174 sample files, 130 cards were lowered. As the evidence shows, of the 130 cards lowered, it was on 107 of the customer received lowered cards. That means 61% were helped. In addition 1200 refunds were submitted to the FTC which means the other 39% or so received their money back per the agreement with the client. Of the 1200 new files Mr. Goldstein copied, 71% received lowered rates. If the backbone of the FTC allegations is "misrepresentation" and 70% are helped, how can it be misrepresentation? And again as the FTC has also agreed to, Ideal Interest Group or Dale Robinson does not make sales calls or assists in the sales calls, so like the April 17<sup>th</sup> 2012 hearing covers, how is Ideal Interest Group or Dale Robinson held responsible?

If the injunction stands until the trial date set in 2014, it will destroy individuals ability to make a living, and it would be based on less than all the facts.

I please ask the court for a chance to be heard in this matter as quickly as possible as the FTC has once again frozen assists and bank accounts.

Thank you



Dale Robinson.