



Middle District of Alabama

United States Bankruptcy Court

To: Whom It May Concern

Re: The Money Tree Bankruptcy Hearing

Concerning terminating the employment of Kurtzman Carson Consultants as noticing and claims agent AND motion pursuant to Fed. R.Bankr.P.3003©(3), I object to extending the Bar Date for certain creditors who were not listed in the debtors' schedules and who failed to receive notice of the claims bar date from the debtors filed by Bradley R. Hightower on behalf of S. Gregory Hays.

Everyone involved had ample time to file claims to be listed in the debtors' schedules. To give special treatment to anyone that is not already on board only lead to depletion of more resources of the claimants' initial investment. Holding up the rest of us by rescheduling hearing after hearing slows down the process of all of us getting our money back.

When the Money Tree realized that they weren't going to pay any claimant any more interest on their initial investments, they should have informed all of us, and returned our initial investment, instead of hiring too many different committees, spending yet too much more of our money.

I am sure that I am not the only claimant who needs their initial investment returned. How will that ever happen if the money tree keeps hiring different organizations, paying out yet more of the claimants investment, just to receive bad advice on how to keep our money? Wouldn't it be easier to return the claimants' initial investment instead of hiring so many different organizations to give them bad advice on how to keep our money? It cost money to hire a whole lot of organizations for advice; money, I might add, that belong to the claimants. How much money has the money tree paid out to lawyers and advisors since the money tree made the decision to file for bankruptcy? That's money that the Money Tree should have returned to the investors.

I was only informed in December of 2011 that I wouldn't see any more interest on my initial investment statement. I would rather that the Money Tree return my initial investment now, without interest, than lose all of my money from The Money Tree's hiring of unnecessary people for bad advice.

My interpretation is that The Money Tree has wasted more money after filing bankruptcy than before they filed.

Release Kurtzman Carson Consultants of employment and return my initial investment, please!!!

Thanking you in advance for your cooperation.

Rosita Roher rosita.roher@Yahoo.com

A handwritten signature in black ink that reads "Rosita V. Roher". The signature is written in a cursive, flowing style.

UNITED STATES BANKRUPTCY COURT
Middle District of Alabama

In re
Small Loans, Inc.
Debtor

Case No. 11-12254
Chapter 11

NOTICE

PLEASE TAKE NOTICE that a telephone hearing will be held

on September 18, 2012 at 01:30 PM

to consider and act upon the following:

519 – Trustee's Motion Pursuant to Fed. R. Bankr. P. 2002 For Entry Of An Order Under 28 U.S.C. Sec. 156(c) And Section 105(a) Of The Bankruptcy Code Terminating The Employment Of Kurtzman Carson Consultants As Noticing And Claims Agent AND Motion Pursuant To Fed. R. Bankr. P. 3003(c)(3) For Entry Of An Order Under Sections 105(a) and 1111(a) Of The Bankruptcy Code Extending The Bar Date For Certain Creditors Who Were Not Listed In The Debtors' Schedules And Who Failed To Receive Notice Of The Claims Bar Date From The Debtors filed by Bradley R. Hightower on behalf of S. Gregory Hays. (DW)

Objections to the motion must be in writing and filed with the Court no later than September 14, 2012.

Each party desiring to be heard MUST CALL AT&T TeleConference Services at least 5 minutes prior to the commencement of court.

PHONE: 1-877-322-9648 Participant Code: 263400
CONFERENCE HOST: William Livingston

You will be asked to provide the name of the conference host and the name of the caller.

Conference calls may be amplified throughout the entire courtroom. During the conference call and especially while court is in session, please maintain proper telephone etiquette. Your cooperation is appreciated and will serve to expedite the hearing process.

- Do not place the phone on hold during the call as many companies utilize background music
- Do not conduct work such as paper shuffling or keyboard typing with an open line
- Do not address the court until called upon
- Maintain telephone silence while waiting and refrain from making unnecessary noise
- Mute telephone as applicable
- Follow conference coordinator instructions as provided

Your case will be called as soon as possible.

Dated: August 27, 2012