

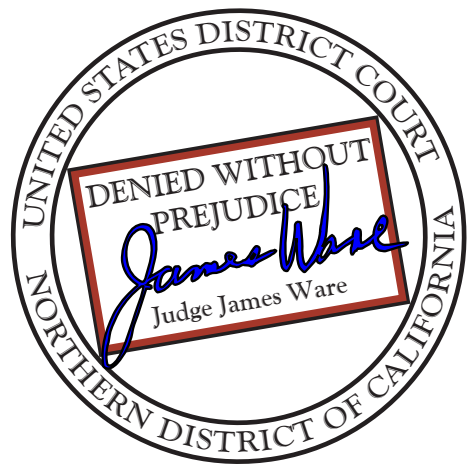
1 Paul Arons, State Bar #84970
 2 Sharon Grace, State Bar #83527
 3 LAW OFFICE OF PAUL ARONS
 4 685 Spring Street, #104
 5 Friday Harbor, WA 98250
 6 Tel: (360) 378-6496
 7 Fax: (360) 378-6498
 8 lopa@rockisland.com

9 Deepak Gupta, D.C. Bar #495451
 10 (*pro hac vice*)
 11 PUBLIC CITIZEN LITIGATION GROUP
 12 1600 20th Street, NW
 13 Washington, DC 20009
 14 Tel: (202) 588-1000
 15 Fax: (202) 588-7795
 16 dgupta@citizen.org

(Additional counsel on signature page)

Attorneys for Plaintiffs

UNITED STATES DISTRICT COURT
 FOR THE NORTHERN DISTRICT OF CALIFORNIA
 SAN JOSE DIVISION



15 ELENA DEL CAMPO, et al. on behalf of
 16 themselves and all others similarly
 17 situated,
 18
 19 Plaintiffs,
 20
 21 v.
 22 AMERICAN CORRECTIVE COUNSELING
 23 SERVICES, INC., et al.
 24
 25 Defendants.

Civ. No. 01-21151 JW
 CLASS ACTION
 PLAINTIFFS' ADMINISTRATIVE
 MOTION FOR LEAVE TO FILE AN
 OVERLENGTH BRIEF

AND CONSOLIDATED ACTION

Civ. No. 03-2611 JW

To Defendants and to their Attorneys of Record

PLEASE TAKE NOTICE that plaintiffs are filing this administrative motion for leave to file a Motion for Partial Summary Judgment and Injunction Against American

1 Corrective Counseling Services, Inc. which is thirty-five pages in length, exclusive of
2 cover, tables and signatures.

3 In support of this motion plaintiffs state that in their motion they are dealing with
4 issue of coverage and liability under the Fair Debt Collection Practices Act, the California
5 Unfair Business Practices Act, and the right of privacy under the California Constitution,
6 and whether a permanent injunction should issue, prohibiting defendant from continuing
7 to engage in any conduct that this Court determines is unlawful. It is not possible to
8 adequately address these matters in twenty-five pages. In actions against this same
9 defendant in Indiana, *Hamilton v. ACCS*, and Florida, *Rosario v. ACCS*, plaintiffs filed
10 summary judgment motions and memoranda of similar length. Plaintiffs conducted
11 counsel for defendants to seek their agreement to file a thirty-five page brief. Counsel for
12 ACCS stated that although ACCS objected to plaintiffs' filing this motion, ACCS would not
13 object to the length of the brief. Counsel did not explain the basis for the objection.
14 Counsel for the other defendants did not respond.

15 WHEREFORE, plaintiffs respectfully request that their motion be granted, and that
16 they be permitted to file a thirty-five page brief, exclusive of cover, tables and signatures.

17 DATED: January 15, 2009

LAW OFFICES OF PAUL ARONS

18 By s/ Paul Arons

PAUL ARONS

SHARON GRACE

Attorneys for Plaintiffs

1 Additional Plaintiffs' Counsel

O. Randolph Bragg, III. Bar #06221983
HORWITZ, HORWITZ & ASSOCIATES
25 East Washington, Suite 900
Chicago, IL 60602
(312) 372-8822

Ronald Wilcox, State Bar #176601
LAW OFFICE OF RONALD WILCOX
2160 The Alameda, 1st Flr., Suite F
San Jose, CA 95126
Tel: (408) 296-0400
Fax: (408) 296-0486

Lester A. Perry (2571)
Hoole & King
4276 South Highland Drive
Salt Lake City, Utah 84124
Telephone: (801) 272-7556
Fax: (801) 272-7557
E-mail: lap@hooleking.com

12 Admin Mot Overlength Brief 011509

13

14

15

16

***** ORDER *****

17

18

19

20


In light of the procedural posture of the case, the Court DENIES this request as premature and without prejudice to be renewed once and if the Court sets a schedule for Plaintiffs' Motion for Summary Judgment.

21

Dated: February 20, 2009

22

23



JAMES WARE
United States District Judge

24

25

26