UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE:)	Case No. 98-90875
RICHARD D. STEPHENS and LINDA B. STEPHENS,)	CHAPTER 7
Debtors) -)	
LINDA B. STEPHENS,)	CONTESTED MOTION
Movant,)	
v.)	
EDUCATIONAL CREDIT MANAGEMENT CORPORATION,)	JUDGE BIHARY
Respondent.)	

ORDER

One of the named debtors, Linda B. Stephens, filed a "Notice of Requirement of Response to Motion to Discharge Debt" on May 24, 2004. This notice is improper in several respects and was never authorized by the Court. The notice references a "motion to discharge student loan" which is not on file in this case. Moreover, student loans cannot be discharged by motion. On July 13, 2004, Educational Credit Management Corporation ("ECMC") filed a response, objecting to any discharge of its claim against debtor Richard D. Stephens as a result of the *pro se* notice or any unfiled and unserved motion to discharge debt. The response

filed by ECMC is well-taken, and any "motion to discharge a student loan debt" must be and is hereby DENIED.

IT IS SO ORDERED, this ____dtday of July, 2004.

JOYCE BIHARY

UNITED STATES BANKRUPTCY JUDGE

DISTRIBUTION LIST

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