

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF INDIANA

IN RE)
)
LOCAL RULES OF PRACTICE)
)
)

ORDER AMENDING LOCAL BANKRUPTCY RULES

Notice of proposed amendments to the local rules of this court was given to the bar and the public on May 18, 2007. June 18, 2007, was the last date for submitting comments concerning the proposed amendments and the court has considered all comments received. Effective December 1, 2007, local bankruptcy rule B-1002-1 is amended by adding a new paragraph (c) which reads as follows:

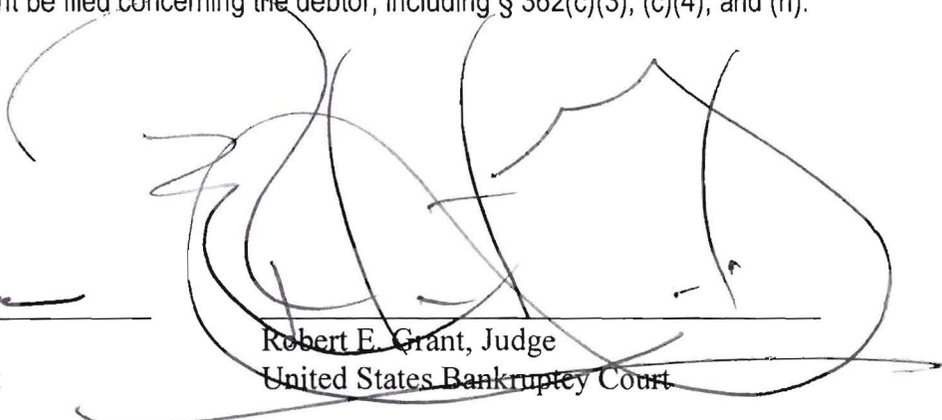
(c) A case that has been terminated pursuant to the provisions of this rule shall not constitute a case for the purpose of determining the creation, existence, or duration of the automatic stay as a result of any future petition that might be filed concerning the debtor, including § 362(c)(3), (c)(4), and (n).

SO ORDERED.

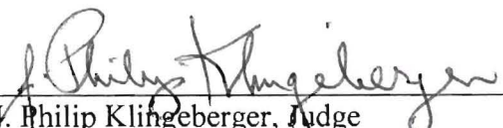
Dated: November 30, 2007



Harry C. Dees, Jr., Chief Judge
United States Bankruptcy Court



Robert E. Grant, Judge
United States Bankruptcy Court



J. Philip Klingeberger, Judge
United States Bankruptcy Court



Kent Lindquist, Judge
United States Bankruptcy Court

Changes to the local bankruptcy rules of the Northern District of Indiana. New material is indicated by redline, deleted material is indicated by ~~strikeout~~.

B-1002-1
Minimum Filing Requirements to Commence a Case

(a) The minimum filing requirements necessary to initiate a voluntary case under title 11 of the United States Code are set forth in the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, and the Official Forms. At the time of the adoption of these rules they require:

(1) The petition and, if the debtor has issued publicly-traded securities and is filing for relief under Chapter 11, exhibit "A" to the voluntary petition (11 U.S.C. § 301, Fed. R. Bankr. P. 1002 and Official Form 1);

(2) The appropriate filing fee, or, in an individual case, an application to either pay the filing fee in installments or, if the case is filed under Chapter 7, to waive that fee. (Fed. R. Bankr. P. 1006, Interim Bankruptcy Rule 1006(c));

(3) Any miscellaneous fee applicable to the case (28 U.S.C. § 1930(b) and Bankruptcy Court Fee Schedule);

(4) A list of all creditors or a schedule of liabilities or a motion, together with a notice of the motion, directed to the United States trustee, for an extension of time to file the required list (Fed. R. Bankr. P. 1007(a)); and

(5) In cases under Chapter 9 and Chapter 11 a list of the creditors holding the twenty largest unsecured claims (Fed. R. Bankr. P. 1007(d)).

(b) The clerk may refuse to accept any case for filing which does not comply with the minimum filing requirements established by the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, and the Official Forms in effect at the time the case is presented for filing. If such a case is accepted for filing, it may be stricken by the court, sua sponte, without notice.

(c) A case that has been terminated pursuant to the provisions of this rule shall not constitute a case for the purpose of determining the creation, existence, or duration of the automatic stay as a result of any future petition that might be filed concerning the debtor, including § 362(c)(3), (c)(4), and (n).