UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF LOUISIANA MONROE DIVISION

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UNITED STATE	Y DUNFORD, CLERK ES BANKRUPTCY COUR DISTRICT of LOUISIANA

IN RE: STANDING ORDER REGARDING UTILIZATION OF A "NO LOOK FEE WITH SLIDING SCALE" FOR CHAPTER 13 CASES FILED IN THE SHREVEPORT AND MONROE DIVISIONS IN THE WESTERN DISTRICT OF LOUISIANA ISSUED NOVEMBER 27, 2009

AND

IN RE: STANDING ORDER REGARDING REIMBURSEMENT OF FEES OR EXPENSES ADVANCED BY DEBTOR COUNSEL FROM CHAPTER 13 BANKRUPTCY ESTATE FOR CHAPTER 13 CASES FILED IN THE SHREVEPORT AND MONROE DIVISIONS OF THE WESTERN DISTRICT OF LOUISIANA ISSUED NOVEMBER 28, 2009

ORDER

This Court, having reviewed the above-referenced Standing Orders issued by Judge Stephen V. Callaway, noting that the undersigned shall be assigned one-half of the existing and future Chapter 13 cases in the Monroe division as of January 1, 2010; and further noting that despite the request of the undersigned that no Order be entered concerning those cases to be assigned to the undersigned; and finally noting that the foregoing Orders were entered without the approval or concurrence of the undersigned;

This Court hereby **REJECTS** the conclusions, observations, statements of law as asserted therein, **SPECIFICALLY AFFIRMS** its right, duty and independent obligation to decide matters in the context of a **RULING** on a properly filed case or controversy before it, after a properly styled motion, objection or other contested matter is noticed and opportunity for each party to be heard is afforded. Accordingly;

IT IS ORDERED that attorney filers shall be EXEMPT from the requirements set forth in the above-captioned standing orders, and all attachments thereto, upon the effective date of the reassignment of all odd-numbered Chapter 13 cases in the Monroe Division, namely January 1, 2010, and any document filed in a Chapter 13 case assigned or reassigned to the undersigned in accordance with the procedures set forth in the concluding paragraphs of the above-captioned orders shall be **deemed STRICKEN** and shall be regarded as "filed in error" without further notice of the Court.

THUS DONE AND SIGNED this November 30, 2009.

JUDGE HENLEY A. HUNTER U.S. BANKRUPTCY COURT