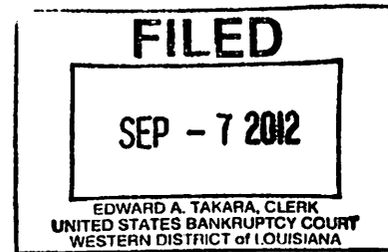


UNITED STATES BANKRUPTCY COURT  
WESTERN DISTRICT OF LOUISIANA



ALEXANDRIA DIVISION/MONROE DIVISION CHAPTER 13 CASES

IN RE: STANDING ORDER REGARDING MOTIONS TO RESTRICT PUBLIC  
ACCESS IN A CLOSED CASE

ORDER

When the Movant has discovered that certain personal information was filed into the bankruptcy records in a closed case, and files a Motion to Restrict Public Access for the purpose of redacting that personal information in the claim/pleading, pursuant to 28 U.S.C. §1930 and the Miscellaneous Fee Schedule, the Court may and does **HEREBY WAIVE** the reopening fee, finding "appropriate circumstances" exist for doing so. Although such circumstances are not expressly defined, the redaction of personal information inadvertently filed in a bankruptcy case effectuates the privacy requirements approved by the Judicial Conference of the United States and is in the public interest. Further, the restriction of access to such information and the filing of an amended claim may be accomplished without the case being reopened and that such remedy furthers the purposes of the just, speedy and inexpensive determination of the relief requested. This Order is effective immediately.

THUS DONE AND SIGNED THIS 7<sup>th</sup> Day of September, 2012 at 12:00 P.M, in Alexandria, Louisiana.

A handwritten signature in cursive script, appearing to read "Henley A. Hunter", written over a horizontal line.

HENLEY A. HUNTER

UNITED STATES BANKRUPTCY JUDGE