UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WISCONSIN ___DIVISION 2014 OCT -7 PM 4: 20

www.wied.uscourts.gov

In re: Case No. 14-31425 Chapter 13

Debtor. ____WILLIAM JOHN FOLEY______/ In res satisfactor of w EASTERN DISTRICT OF William John Foley

/ Plaintiff, Pro Se Debtor.

MOTION to REINSTATE CASE for GOOD CAUSE DUE to EXTENUATING CIRCUMSTANCES BEYOND DEBTOR'S CONTROL

Debtor filed for Relief under Chapter 13, on September 10, 2014. From the moment the filing was docketed, Debtor has experienced actions by Third Parties that are:

- 1. Violation of The Automatic Stay; Creditor was notified of Chapter 13 filing, but refused to relinquish personal items all ready loaded on truck, prior to notification;
- 2. Bankruptcy Clerk's Office failed to docket Motion deposited into the Jackson Street stainless steel mailbox at 5:10PM September 11, 2014.
 - 3. Received an Order Dismissing Case, containing dates that are inconsistent with the Order date of September 26, 2014, while a document attached to the order reflects a date of September 28, 2014, as the date the Bankruptcy Notice Center received the notice of LLC inability to deliver; (See #4)
- 4. The Order Dismissing Case, was included
- 5. The Creditor Matrix mysteriously includes the name of an individual who Defendant did not put on the Matrix. **ISSUES-**
 - Case was an expedited filing, with only minimally required data, only two Creditors were listed, the IRS and WIDOR. The challenged creditor, Mark Rassbach, Is not a creditor, was not listed by the the Debtor, but was added, by an as yet to be determined, unknown third party, in Violation of Sarbanes-Oxley provisions, § 802;
 - · Credit Counseling certificate was unavailable as a result of the Violation of 362, and my inability to access my database.

6. There was no mention of Debtor's Failure to File Schedules by 9/24/14, which Debtor filed 10/1/14 (Potentially unmentioned due to Parties unknown, not wanting to remind the Court of the 362 Violation.)

In consideration of the foregoing irregularities, Debtor prays the Court, will accept the style errors of this Motion by the Pro Se Debtor, and Order this Case REINSTATED in the Spirit of Fairness and Equity.

Dated

Respectfully subspitted

William J. Foley, Pro Se

UNITED STATES BA	ANKRUPTCY COURT	EASTERN DISTRICT OF www.wied.uscourts.gov
In re:	Case No. 14-31425 C	Chapter 13
Debtor	WILLIAM JOHN FOLE In re:	ZY/
Debtor	William John Foley Plaintiff, Pro Se	
Debtor Plaintiff has d attempting to comply Motions, initially sent	with Court's Recommendate by facsimile to the Court'	E CASE that Debtor had best intentions in ations of 9/28/14, by filing the s Chambers, the day following ebtor filed the Motions With the
Ordered:		
This case is Reinstated.		
DATED:		
	Pamela Pepper UNITED STATES BA	ANKRUPTCY JUDGE