

**UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

IN RE:)	Bankruptcy Case No. 12-33662
)	
SHUNTAY A. BROWN,)	Chapter 7
)	
Debtor.)	Honorable Bruce W. Black
_____)	

**ORDER BARRING SHUNTAY A. BROWN FROM FILING ANY PLEADINGS OR
OTHER DOCUMENTS IN ANY BANKRUPTCY CASE OR PROCEEDING IN THE
NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION,
WITHOUT LEAVE OF COURT**

On July 11, 2012, Judge Jack B. Schmetterer entered an order in the adversary proceeding *Brown v. Moo and Oink, Inc.* (Adv. No. 12 A 00724, Dkt. No. 30) in which he found Shuntay A. Brown a vexatious litigant and enjoined him from filing any future pleadings, serving any process, or initiating any adversary proceedings in the United States Bankruptcy Court for the Northern District of Illinois, Eastern Division, without prior leave of the Court. The order further conditions any filing by Mr. Brown on the payment of any filing fee when due for such filing or service and requires Mr. Brown to be represented by counsel who is authorized to practice before the Court.

After entry of Judge Schmetterer's order, on August 24, 2012, Mr. Brown filed a voluntary petition for relief under chapter 7 (Bankr. No. 12 B 33662). Subsequently, Judge Schmetterer issued a minute order in the *Moo and Oink* bankruptcy case (Bankr. No. 11 B 34616) stating that the filing restriction order does not restrict Mr. Brown from filing motions before the judge assigned in his chapter 7 bankruptcy case. According to the minute order, "that Judge shall have responsibility for determining the propriety of any such motions." On December 26, 2012, Mr. Brown received a chapter 7 discharge, his bankruptcy case was subsequently closed, and the chapter 7 trustee was discharged.

Since entry of Judge Schmetterer's July 11, 2012 order, Mr. Brown has filed numerous motions, pleadings, and applications in the *Moo and Oink* chapter 7 case, in his individual chapter 7 case, and in other cases and proceedings pending in this Court:

- In his chapter 7 bankruptcy case, No. 12 B 33662, assigned to Judge Janet S. Baer, Mr. Brown has filed multiple motions, almost always on an alleged emergency basis, alleging violation of the automatic stay and other "misconduct" by various parties, seeking sanctions against those parties, and repeatedly asking the Court to reconsider rulings related to those motions. (Bankr. No. 12 B 33662, Dkt. Nos. 16, 22, 23, 25, 28, 29, 32, 35, 36, 55, 58.) Most recently, Mr. Brown filed no fewer than six applications to set

hearings on alleged “Emergency Motions” to reopen his chapter 7 case so that he can pursue sanctions against various parties. (Dkt. Nos. 116, 118, 120, 122, 126, 131.) Each of these applications has been denied.

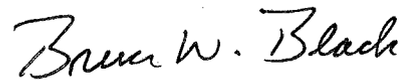
- In violation of Judge Schmetterer’s order, Mr. Brown filed numerous motions in the *Moo and Oink* case, on both an emergency and a non-emergency basis, to, among other things, alter or amend or otherwise reconsider the order restricting him from filing. (See Adv. No. 12 A 00724, Dkt. Nos. 178, 181, 185, 190, 201). Mr. Brown’s latest application to set a hearing on an emergency basis to reconsider the filing restriction order was filed on April 3, 2013 in the *Moo and Oink* bankruptcy case. (Bankr. No. 11 B 34616, Dkt. No. 205.)
- In the chapter 7 bankruptcy case of Kytrah Latrice Mbolela (assigned to Judge Jacqueline P. Cox) from whom Mr. Brown formerly rented the condominium in which he currently resides, he filed an application to set an emergency motion on April 2, 2013. (Bankr. No. 13 B 03244, Dkt. No. 21.) The motion, attached to the application, seeks sanctions and an order for rule to show cause why the condominium association and “its affiliates,” Ms. Mbolela among them, should not be held in contempt of court for violating the automatic stay, despite the fact that Mr. Brown received a discharge in his individual case more than three months ago. That application was denied.
- On April 3, 2013, Mr. Brown filed a motion to conduct a Rule 2004 examination in the chapter 7 bankruptcy case of Morton A. Levy (Bankr. No. 13 B 06353, Dkt. No. 14), a case assigned to Judge A. Benjamin Goldgar. That motion is styled “Motion for an Order Directing Rule 2004 Examination of Moo & Oink Inc., Home of Moo & Oink, LLC, Calumet Meat Company, Ms. Mollye’s, Inc., Your Meat Store and More, LLC, and BBHM Management Company.” Mr. Morton’s relationship to these entities is unclear, but, according to the motion, he may be one of the current or former owners of one or more of these businesses.
- Mr. Brown has also filed two motions for leave to intervene as a plaintiff in the District Court for the Northern District of Illinois in the trademark infringement case *Desmond v. Chicago Boxed Beef Distributors, Inc.* (Case No. 1:11-cv-03545, Dkt. Nos. 95, 121). Both of those motions were denied.

Mr. Brown has consistently filed duplicative, baseless, and frivolous pleadings. He has disregarded the Court’s orders restricting his filings in *Moo and Oink*, to pay filing fees, and to be represented by counsel. His frequent appearances at both the Clerk’s Office and chambers and his numerous, voluminous filings have imposed significant cost and time burdens on the Court, the parties involved, and the U.S. Marshal.

THEREFORE, IT IS HEREBY ORDERED THAT:

Shuntay A. Brown is barred from filing any motions, applications, complaints, or pleadings, serving any process, or initiating any adversary proceedings in any bankruptcy case or proceeding in the United States Bankruptcy Court for the Northern District of Illinois, Eastern Division, without prior permission from the undersigned Chief Judge of the Court.

Enter:

A handwritten signature in black ink that reads "Bruce W. Black". The signature is written in a cursive style with a large initial "B".

Honorable Bruce W. Black
United States Bankruptcy Judge

Dated: April 4, 2013