UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

In re Lydia McPherson,

Debtor.

Bankr, No. 16-22188

Chapter 13

Judge J. P. Cox

Order on Motion to Dismiss for Violation of Bar Order (Dkt. No. 14): Dismissal and Permanent Bar to Refiling

On June 30, 2014 the Debtor filed chapter 7 bankruptcy case number 14-24199. That case was dismissed on December 17, 2014 for failure to pay the filing fee.

On January 20, 2015 the Debtor filed chapter 7 case number 15-01826. The Debtor received a discharge in that case on April 22, 2015.

On August 5, 2015 the Debtor filed chapter 13 bankruptcy case number 15-26797. An order was entered therein sustaining an objection to discharge because the Debtor had received a chapter 7 discharge within four years of filing for chapter 13 relief on August 15, 2015. An order denying the Debtor a discharge therein was entered on October 8, 2015. That case was dismissed for unreasonable delay on October 8, 2015.

On October 15, 2015 the Debtor filed chapter 13 case number 15-35153. (The docket incorrectly shows that it was a chapter 7 case). On January 11, 2016 that case was dismissed with a 180-day bar to refiling, effective to July 9, 2016.

On March 22, 2016 the Debtor filed chapter 13 case 16-9749. That case was dismissed with a permanent bar to refiling on March 31, 2016. That case was filed in violation of the January 11, 2016 bar order.

On July 11, 2016 the Debtor filed this bankruptcy case number 16-22188 in violation of the permanent bar to refiling entered on March 31, 2016 in case number 16-9749.

The chapter 13 Trustee asked in a motion herein on July 15, 2016 to have the Debtor held in contempt. This court will defer to Judge Baer regarding the imposition of sanctions; she is set to hear a motion to vacate in the 16-9749 case on August 25, 2016.

The Court was told on July 15, 2016 that the Debtor has not received communications from the Court because she has moved. This Court asked if the Debtor filed a change of address notice with the Court; the response was no.

This bankruptcy case is dismissed because it was filed in violation of the March 31, 2016 permanent bar order. The Debtor is permanently barred from filing a case for bankruptcy relief under all chapters of Title 11 of the United States Code without leave of court from the Chief Bankruptcy Judge.

Judge: J. P. Cox Gregneline P. Cogs

Date: July 25, 2016