

*Noted
9/14/05*

EDWARD ALBERT APPLIGATE
82 BLANCHARD ROAD
SOUTH ORANGE, NEW JERSEY 07079
(973) 763 5554

September 9, 2005

HON. M. BRUCE McCULLOUGH, J.B.C.
United States Bankruptcy Court
5464 U.S. Steel Building
600 Grant Street
Pittsburgh, PA 15219

Re: Case No. 04-31353 MBM
Dr. Geral B. Applegate, Debtor

Dear All:

I am a creditor of the above titled.

I am informed by the Court Administrator that Karen Applegate, intends to litigate her pending divorce action by filing adversary cases and motions in the Bankruptcy Court. I am informed that her adversary actions are duplicative of those filed in the divorce action, civil case docket number FD 94-2083.

I object to Karen Applegates' frivolous filings in the Bankruptcy Court; she cannot try her divorce in the Bankruptcy Court and she must remain in the Family Court.

Karen Applegates' filing to be eligible as a "creditor" when she has adequate remedy in the Family Court, is incredible. Her repeated "discovery" ending at the end of day and continuing ad nauseam should be stopped. She is in violation of the Order to Bar Creditors, and Bankruptcy Court Rules.

Karen Applegates' recent manuever of filing to be a "creditor" and prodding of the Trustee to extend time should not occur. I believe Karen Applegate lacks the bono fides to appear in the Bankruptcy Court, when she actively seeks the same cause in the Family Court.

I call upon John Eric Baumbaugh, Esq., Debtors' counsel, and also the Trustee, to limit if not bar Karen Applegates' trying her case in the Bankruptcy Court, by motion or application to the Bankruptcy Court. I request a date for discharge of the Debtor so that all creditors are served and the case ended.

Very truly yours,
Edward Applegate

Edward Applegate, Creditor
EAA/gh
cc: John Eric BAumbaugh, Esq.
Robert L. Williams, Trustee
Dr. G. Applegate, Debtor

FILE COPY

EDWARD ALBERT APPLGATE
82 BLANCHARD ROAD
SOUTH ORANGE, NEW JERSEY 07079
(973) 763 5554

September 9, 2005

HON. M. BRUCE McCULLOUGH, J.B.C. (412-644-4329)
United States Bankruptcy Court for Western Pennsylvania
5464 United Steel Building
600 Grant Street
Pittsburg, PA 15219

Re: Case No. 04-31353 MBM
Gerald B. Applegate, Debtor

Dear All:

Two motions to extend time to file complaint objecting to the Debtor's discharge were filed, as to which time has again expired as to both motions, and no basis exists for any more extensions.

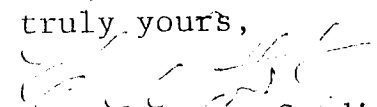
However, a frivolous adversary action was filed in the Bankruptcy case by Karen Applegate, Debtor's ex wife now also maintaining a divorce action in the Civil Court, merely to delay and harass and to take the Courts' time as well as all concerned with the Bankruptcy case. The adversary action by Karen Applegate should be dismissed or the subject of a motion to dismiss, now.

I am a creditor of the Debtor.

I would urge the Bankruptcy Court to peremptorily set a date for the frivolous adversary action to end, complete discovery, and whatever to move the Bankruptcy action along, and to set a date for discharge of the Debtor.

May I please hear from the Court? The Bankruptcy case should not be subject to control by Karen Applegate filing frivolous adversary actions to delay the Discharge of the Debtor.

Very truly yours,


Edward Applegate, Creditor
EAA/gh

cc: Trustee Robert L. Williams, Esq. (412-802-8650) FAX 412-802-7713
5001 Baum Blvd. Suite 640
Pittsburgh, PA 15213

John Eric Bumbaugh, Esq. (724-864-6840) FAX 724-864-2311)
Attorney for Debtor
Old Trail Professional Bldg.
10526 Old Trail Road, Suite One
North Huntingdon, PA 15642

Re: Gerald B. Applegate (Debtor)