## UNITED STATES BANKRUPTCY COURTFILED EASTERN DISTRICT OF MICHIGAN

2014 JUN 27 P 3: 27

In re:

U.S. BANKRUPTCY COURT E.D. MICHIGAN-DETROIT Administrative Order No. 14-09

Administrative order regarding orders barring debtors from refiling bankruptcy cases

## Administrative Order Regarding Orders Barring Debtors From Refiling Bankruptcy Cases

From time to time, the bankruptcy court enters an order in a bankruptcy case barring the debtor from later filing another bankruptcy case for a specified time or based upon other terms or conditions set forth in the order. This administrative order is entered to make it clear that when a debtor who is subject to a bar order later attempts to file a bankruptcy petition in violation of the bar order, the Clerk of the Court is directed not to accept the bankruptcy petition for filing. In such circumstances, the Clerk of the Court is authorized to provide a copy of this administrative order to the debtor attempting to file the bankruptcy petition in violation of the bar order applies to all debtors who are presently subject to a bar order, and to any debtors who hereafter become subject to a bar order.

IT IS SO ORDERED.

PHILLIP J. SHEFFERLY, Chief Judge J United States Bankruptcy Court

Dated: June 27, 2014