## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN

## AMENDED NOTICE REGARDING PROCEDURES FOR STRIKING PLEADINGS FILED IN CLOSED CASES

On July 21, 2017, the Court issued a notice regarding procedures for striking pleadings filed in closed cases. This notice explained that the Court will strike, without prejudice, any pleadings filed in a closed case unless a motion to reopen such case is first filed under 11 U.S.C. § 350. The notice contained a list of exceptions for certain pleadings that may be filed in a closed case without first filing a motion to reopen the case. The purpose of that notice was to add six pleadings to the list of exceptions. After posting this notice, the court realized that one pleading was inadvertently left off the list. This amended notice includes a total of seven new pleadings that will not be stricken if filed in a closed case.

Effective immediately, only the following pleadings may be filed in a closed case without first filing a motion to reopen the case. The **seven** pleadings listed below in bold print have been added to the original list.

Affidavit of Claimant for Unclaimed Funds

Affidavit of Non- compliance

Applications to Pay Unclaimed Funds

Certificate of Service

Chapter 7 Trustee Reports

**Chapter 13 Trustee Reports** 

Garnishee Disclosure

**Notice of Appeal to District Court** 

To Notice of Rescission

Motion to Reopen

Motion to Restrict Public Access to Pleading or Claim Containing Personal Identification Information Not Permitted Under Bankruptcy Rule 9037(a)

**Post-Confirmation Report** 

**Proof of Claim** 

Request to be Removed from Receiving Electronic Filings

Requests and Writs of Garnishment

Transfer of Claim

Withdrawal of Claim

Writ of Execution Against Property with Certificate of Service

Dated: <u>July 21, 2017</u> Katherine B. Gullo Clerk of Court