

UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF INDIANA  
HAMMOND DIVISION AT HAMMOND

IN RE: )  
PROMILA DAMAN PAUL )  
 ) BANKRUPTCY NO. 96-60119  
 )  
Debtor )

ORDER

The Court takes judicial notice that the Debtor, Pro se, has filed in this Court a myriad of Motions, Objections, Demands, letters directed to the Court and copies of letters directed to third parties over the course of this case. (“Documents”).

Many of these documents evince that the Debtor has little understanding of generally how the legal system in the United States functions, or specifically the substantive Law and procedural Rules that govern the administration of a Chapter 7 bankruptcy case.

Many of these Documents are redundant, repetitive, unintelligible, rambling, muddled, convoluted, incoherent, vague, and ambiguous, and many contain immaterial and impertinent matters.

As to many of the documents, the Court cannot ascertain with any degree of reasonable certainty the legal grounds or specific factual basis for the Document, or the type of Relief demanded by the Debtor.

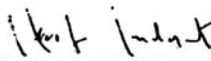
These numerous Documents have made it extremely difficult for the Court to administer this case in an expeditious and economical manner, and have impaired the Court’s ability to carry out its functions.

Accordingly, the Debtor is hereby expressly enjoined from filing any further documents of any kind with the Clerk until further Order of this Court. See In re Anderson, 114 S. Ct. 1606, 1607 (1994); Montgomery v Davis, 362 F.3d 956, 957-58 (7th Cir. 2004); In the Matter of City of Chicago, 500 F.3d 582, 583-84 (7th Cir. 2007); In the Matter of Davis, 878 F.2d 211, 212-13 (7th Cir. 1989). It is therefore,

**ORDERED**, that the Debtor shall hereinafter submit no further documents to the Clerk for filing until further Order of the Court, and the Clerk shall return any such document to the Debtor unfiled, keeping a copy thereof, which the Clerk shall maintain in a miscellaneous file with the general title "In the Matter of Promila Daman Paul". The Clerk shall Note on any such Document and the copy thereto returned by the Clerk the date and time of attempted filing and state therein "Received, but not filed per Order of Court dated February 18, 2010. And it is further,

**ORDERED**, that if the Debtor wishes to file a document of record with the Clerk, the Debtor shall first file a Motion for Leave of this Court to file the same of record, attaching thereto the proposed document she intends to be filed on record, and setting out in said Motion the legal basis for the filing. This Court will then review the Motion and decide whether the document shall be filed of Record with the Clerk.

February 18, 2010

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**JUDGE, U. S. BANKRUPTCY COURT**

Distribution:  
Debtor  
Attorney Jonelis  
Trustee DuBois  
U. S. Trustee