

**UNITED STATES BANKRUPTCY COURT
DISTRICT OF RHODE ISLAND**

In re: D. Elaine Conway, Esquire

Miscellaneous Proceeding No. 10-00110

**ORDER BARRING ATTORNEY D. ELAINE CONWAY FROM FUTURE FILINGS
WITH THE BANKRUPTCY COURT FOR FAILURE TO BECOME AN
ELECTRONIC FILER IN ACCORDANCE WITH LBR 5005-4**

On May 3, 2010, the Court issued a Notice re Mandatory Filing in Bankruptcy Case 10-11155 [doc. #52] requiring Attorney D. Elaine Conway become a registered CM/ECF user in accordance with LBR 5005-4(c)(2), or seek an exemption from electronic filing within twenty-one days. No action was taken by Attorney Conway to the Court's Notice.

Thereafter, on June 1, 2010, an Order to Show Cause was issued in BK 10-11155 [doc. #77] as to why any future document(s) filed by Attorney D. Elaine Conway should not be accepted unless electronically filed with the court, with a 14-day response date. Attorney D. Elaine Conway failed to timely respond in any way to the Court's Order to Show Cause.

Therefore, due to counsel's failure to respond to the Order to Show Cause, it is hereby **ORDERED, ADJUDGED and DECREED** that Attorney D. Elaine Conway is hereby **BARRED** from conventionally filing any future documents with this Court, and the Clerk is hereby instructed to refuse all such conventional filings by Attorney Conway. Counsel may file any future documents with the Court by becoming an electronic filer.

/s/ Arthur N. Votolato
U.S. Bankruptcy Court Judge



Entered on Docket: 6/17/2010
Document Number: 2