

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

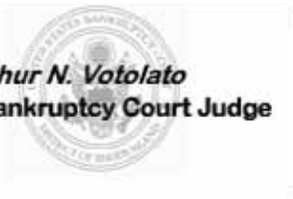
In re: Louis Marandola, Esquire

MP 10-00116

**ORDER REVOKING ATTORNEY LOUIS MARANDOLA' S ELECTRONIC FILING
PRIVILEGES PURSUANT TO R.I. LOCAL BANKRUPTCY RULE 5005-4 (b)(2)(C)(iv)**

Pursuant to the Order to Show Cause Why Attorney Louis Marandola's Electronic Filing Privileges Should Not be Revoked Pursuant to the R.I. Local Bankruptcy Rule 5005-4(b)(2)(C)(iv)¹, issued on October 19, 2010 and, Attorney Marandola's failure to timely respond thereto, it is hereby ORDERED that the electronic filing privileges afforded to Attorney Marandola, are hereby REVOKED effective immediately. Further, Attorney Louis Marandola is directed to file all papers conventionally in every pending and future case before this Court for which he is associated with.

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



Entered on Docket: 11/19/10

Document Number: 2

¹ The Court may revoke an Electronic Filer's password and, therefore, his or her authority and ability to electronically file documents for: (1) failure to comply with any provision of the agreement contained in the Electronic Filer's Registration Form; (2) failure to adequately protect his or her password; (3) failure to comply with the provisions of these Local Rules; (4) failure to pay fees required for documents filed electronically; (5) other misuse of the System; or (6) as a sanction ordered by the Court after notice and opportunity for hearing.