

UNITED STATES BANKRUPTCY COURT
DISTRICT OF RHODE ISLAND

In re: H. Reed Cosper, Esquire

Exemption Order No. 10-009


MP 10-00117

ORDER GRANTING ATTORNEY H. REED COSPER A LIMITED
EXEMPTION FROM ELECTRONIC FILING

Pursuant to Local Bankruptcy Rule 5005-4, “[a]ll cases filed after April 24, 2003 are part of the Court’s Case Management/Electronic Case Filing (CM/ECF) System. Commencing on January 1, 2007, all petitions, motions, memoranda of law, or other pleadings and documents must be electronically filed except as expressly provided in section (c) ..., or in circumstances where the Electronic Filer is prevented from filing electronically, i.e., CM/ECF System failure.”

On November 5, 2010, Attorney H. Reed Cosper filed a Motion for Exemption from Electronic Filing in adversary proceeding number 10-ap-01086, *In re Procaccini v. Carnevale*, stating as grounds that, other than representing his client, Linda Procaccini as a judgment creditor in the instant matter before this Court, Attorney Cosper does not intend to initiate or respond to any cases, or represent any further parties before the Bankruptcy Court.

Accordingly, based upon Attorney Cosper’s statement that he does not intend to represent any new parties before this Court, his Motion for a Limited Exemption is **GRANTED**. Attorney Cosper may continue to conventionally file all papers necessary to complete the administration of the *In re Procaccini* case. Should Attorney H. Reed Cosper later file a pleading in any other case before this Court, the limited exemption issued herein will not apply and said Attorney will be required to become a registered Electronic Filer with the Court at that time.


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

Entered on Docket: 11/10/2010
Document Number: 2