UNITED STATES BANKRUPTCY COURT DISTRICT OF RHODE ISLAND

In re: Cort B. Chappell, Esquire Exemption Order No. 19-002

MP 19-00102

ORDER GRANTING ATTORNEY CORT B. CHAPPELL 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 May 7, 2019, Attorney Cort B. Chappell filed a Motion for Exemption from Electronic Filing in bankruptcy case number 16-10112, *In re O'Kay Desrosiers*. Attorney Chappell indicates that although he is a licensed Rhode Island Attorney he does not practice nor is licensed to practice in Federal Court. He is appearing in the above-referenced matter in his capacity as a co-executor of the Estate of Rodney Santos and he does not anticipate participating in any additional matters before this Court.

Accordingly, based upon Attorney Chappell's statement, his Motion for a Limited Exemption is **GRANTED.** Attorney Chappell may continue to conventionally file in the above-referenced case if necessary. Should Attorney Cort B. Chappell 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.

So Ordered:

/s/ Diane Finkle
U.S. Bankruptcy Court Judge

Date: 5/7/19

Document Number: 3