

UNITED STATES BANKRUPTCY COURT  
DISTRICT OF RHODE ISLAND

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In re: Cort B. Chappell, Esquire

Exemption Order No. 19-002

MP 19-00102

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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