

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF INDIANA

**INDIANAPOLIS DIVISION CHAPTER 13 PRACTITIONERS:  
NO MORE “CONSULTATION REQUIREMENT” AND  
ADDITIONAL TRANSFER OF CHAPTER 13 CASES  
TO JUDGE CARR**

The Court will be withdrawing General Order 13-0002, which required informal dispute resolution as to Chapter 13 trustee motions to dismiss in the Indianapolis Division and established a “consultation requirement” as to such motions when the debtor objected.

Effective April 15, 2013, the trustee’s motion to dismiss will be accompanied by notice of the time for objection. If an objection is filed, then Debtor’s counsel will be prompted to set a hearing through the block scheduling function. For guidance on the use of block scheduling, consult the Procedures Manual under Hearings/Chambers/Courtroom or on the Court’s website under “PACER/Electronic Filing Instructions.”

Any motion to dismiss filed before April 15, 2013, for which notice of the consultation requirement was given remains subject to that requirement and the procedures associated with it.

This change does not affect the New Albany Division and General Order 10-0002, which sets the informal dispute resolution process for that division.

Finally, at some point during the week of April 15<sup>th</sup>, the Court will be transferring additional pending Chapter 13 cases in Indianapolis to Judge Carr to better balance the workloads of each chambers. If you receive notice of a transfer and believe the case was transferred in error because the current Judge has a matter under advisement or for some other reason, please contact one of the Courtroom Deputies for Judge Carr.

April 9, 2013

/s/ Kevin P. Dempsey  
Clerk