

FILED

at _____ O'clock & _____ min _____ M

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF OKLAHOMA**

JAN 10 2013 SA

THESEB BOTTLE, CLERK
United States, Bankruptcy Court
Eastern District of Oklahoma

IN RE:)
)
Motions regarding privacy information)
in Closed Cases)

GENERAL ORDER NO. 13-01

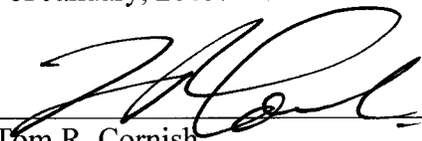
ORDER REGARDING THE FILING OF PRIVACY MOTIONS IN CLOSED CASES

It is the objective of the Court to comply with Rule 9037, Fed. R. Bank. P. and protect specific personal data identifiers coming before the Court. To facilitate this objective, this Court finds that the reopening of a bankruptcy case is unnecessary when the reopening is sought for the purpose of sealing or redacting personal data identifiers.

As a result, Motions to Seal, Redact or otherwise protect personal data identifiers from public access in closed cases may be filed without the necessity of reopening the case.

IT IS THEREFORE ORDERED that the Clerk shall not require a Motion to Reopen the case or fee to reopen when the purpose of reopening is to file or consider a Motion to Seal or Redact personal data identifiers. However, if a creditor or a party routinely fails to redact personal data identifiers, the Court may require the party or creditor to file a Motion to Reopen and pay the fee charged to reopen the case, or may impose any other sanctions the Court deems appropriate.

Dated this 10th day of January, 2013.



Tom R. Cornish
United States Bankruptcy Judge