

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF OHIO

In re

GENERAL ORDER # 12

MOTIONS/APPLICATIONS NOT
REQUIRING A 21 DAY NOTICE

GENERAL ORDER REGARDING
MOTIONS/APPLICATIONS NOT
REQUIRING A 21 DAY NOTICE

IT IS HEREBY ORDERED, effective January 1, 2013, that the following motions/applications do not require the twenty-one (21) day notice referenced in LBR 9013-1(a):

Debtor's Motion to Extend Time to File Schedules and Statement of Financial Affairs;
Debtor's Motion to Dismiss His/Her Chapter 13 Case, unless they previously converted from another chapter;
Trustee's Application to Appoint Himself/Herself/Trustee's Law Firm as Attorney for the Trustee;
Motion for *Pro Hac Vice* Admission;
Motion for Expedited Hearing;
Motion for Temporary Restraining Order;
Motion to Continue Hearing;
Motion to Extend or Shorten Response Time;
Trustee or United States Trustee's Motion for a 2004 Examination of the Debtor;
Motion to Limit Notice to Parties;
Motion to Reopen Case under 11 U.S.C. §350¹;
Debtor's Motion to Delay Entry of Discharge Order, for purpose of filing a reaffirmation agreement;
Motion for Refund of Filing Fee;
Motion to Appear at Hearing by Telephone; and
Motion to Redact Personal Identifiers

This **General Order** is entered in conjunction with Local Bankruptcy Rule 9013-1(a).

Dated: December 31, 2012

For the Court:



Charles M. Caldwell, Chief
United States Bankruptcy Judge

¹ A Motion to Reopen under 11 U.S.C. § 350 is not a motion for relief under Federal Rule of Civil Procedure 60(b) or any other type of motion to vacate a prior order.