

UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

United States Courts
Southern District of Texas
FILED

MAY 13 2024

Nathan Ochsner, Clerk of Court

IATONDA PHUPATRIK TAYLOR,

Claimant-Creditor,

v.

TEHUM SERVICES, INC.,

Debtor-Respondent.

Case No: 23-90086

HON. CHRISTOPHER LOPEZ

CHAPTER 11

ORAL ARGUMENT REQUESTED
Attached Motion

>>In Pro Se (Self)

Mr. Iatonda P. Taylor
no. 225263
Kinross Correctional Facility
4533 W. Industrial Pk. Dr.
Kincheloe, MI 49788

GRAY REED LAW FIRM
Attn: Attorney Amber M. Carson
1300 Post Oak, Blvd.
Suite #2000
Houston, TX 77056

Jason S. Brookner
1601 Elm Street
Suite #4600
Dallas, TX 75201

Tehum Care Services, Inc.
Claims Processing Center
c/o KCC
222 H. Pacific Coast Hwy.
Suite #300
El Segundo, CA 90245

CLAIMANT'S MOTION REQUESTING FOR AN IMMEDIATE CASE STATUS CONFERENCE

The Claimant, Iatonda Phupatrik Taylor, in pro se (self), moves by requests, pursuant to Fed. Rules of Civ. Proc. (FRCP) 5(a)(1)(E); 28 U.S.C.S. § 1334 et al., for the following reasons:

1. On April 11, 2024 Hon. Lopez issued an order denying the Official Comittee's motion for structural dismissl. ("RE: Docket No. 1260")
2. Importantly, the Claimant never received a copy of the OCs motion or requests for an order of dismissal through through required proof of services.
3. Like the OC and Debtor's mailings, the Claimant did not receive a copy of the order until approximately 15 days later, on 4/25/2024 by U.S. Mail.



4. Aside from Claimant receiving that order late, likewise, the Debtor's (and others) are consistently late, or not at all provided with any (zero) documents regarding each action or filings previously made, or what they intend to make.

5. Furthermore, even if/when the Debtors send anything, the Michigan Department of Corrections, and Claimant's place of imprisonment "holds" all "incoming legal mail", "15 days" according to its Policy Directive (PD) 05.03.116, 118, and Operating Procedure (OP) 05.03.118: "Expedited Prisoner Legal Mail and Court Filing", of which on its face is contrary to U.S. Courts responsive time to respond under several FRCPs, thus violates due process.

6. Moreover, the Debtor has also has provenly not acted in "good faith", because the Claimants/Creditors whose represented by an actual attorney, they receive any and all information and actions made timely.

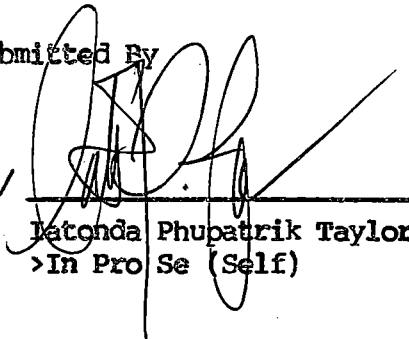
7. Under these circumstance, and due to this important and significant stage of the case, its vital that Claimant's motions and orders be filed to at least be heard on the merits.

8. Accordingly, the Claimant accompanies the Motion by Supporting Brief.

For the constitutional reasons, the Claimant PRAYS that Honorable Christopher Lopez conduct a necessary hearing, or, conduct any action(s) or measures He deem necessary, by ORDER(S).

Submitted By

/s/


Latonda Phupatrik Taylor
>In Pro Se (Self)

May 12, 2024

PROOF OF MAILING

The Claimant did mail one true an exact copy of the Motion(s) and Brief(s) to the Debtor and its Processing Office.

VERIFICATION

I, Latonda Phupatrik Taylor declare under the penalties of perjury that the Motion(s) and Brief(s) has been examined by me and that its contents are true to the best of my information, knowledge, and belief.

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Debtor-Respondent.

BRIEF IN SUPPORT OF
CLAIMANT'S MOTION REQUESTING FOR AN IMMEDIATE CASE STATUS CONFERENCE

Legal Reason

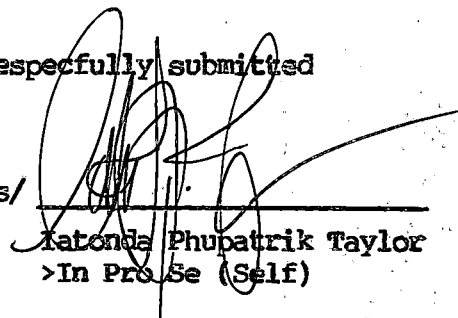
In any action, the court may order the attorneys and any unrepresented parties to appear for one or more pretrial conferences for such purposes as: (1) expediting disposition of the action; (2) establishing early and continuing control so that the case will not be protected because of lack of management; (3) discourage wasteful pretrial activities; (4) improving the quality of the trial through more thorough preparation; and (5) facilitate settlement.

NOW COMES the Claimant, Iatonda Phupatrik Taylor, here to under FRCP 16(c)(1), and (2).

RELIEF REQUESTED

WHEREFORE those reasons in the Motion(s) and Brief(s), the Claimant PRAYS that Honorable Christopher Lopez issue a necessary ORDER.

Respectfully submitted

/s/ 
Iatonda Phupatrik Taylor
>In Pro Se (Self)

May 08, 2024.